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ILLINOIS REGISTER

Rules of Governmental Agencies

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1990

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990	June 26, 1990	July 3, 1990	28	July 13, 1990
Dec. 26, 1990	Jan. 2, 1990	2	Jan. 12, 1990	July 3, 1990	July 10, 1990	29	July 20, 1990
Jan. 2, 1990	Jan. 9, 1990	3	Jan. 19, 1990	July 10, 1990	July 17, 1990	30	July 27, 1990
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Feb. 6, 1990	Feb. 13, 1990	8	Feb. 23, 1990	Aug. 14, 1990	Aug. 21, 1990	35	Aug. 31, 1990
Feb. 13, 1990	Feb. 20, 1990	9	Mar. 2, 1990	Aug. 21, 1990	Aug. 28, 1990	36	Sept. 7, 1990
Feb. 20, 1990	Feb. 27, 1990	10	Mar. 9, 1990	Aug. 28, 1990	Sept. 4, 1990	37	Sept. 14, 1990
Feb. 27, 1990	Mar. 6, 1990	11	Mar. 16, 1990	Sept. 4, 1990	Sept. 11, 1990	38	Sept. 21, 1990
Mar. 6, 1990	Mar. 13, 1990	12	Mar. 23, 1990	Sept. 11, 1990	Sept. 18, 1990	39	Sept. 28, 1990
Mar. 13, 1990	Mar. 20, 1990	13	Mar. 30, 1990	Sept. 18, 1990	Sept. 25, 1990	40	Oct. 5, 1990
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Apr. 3, 1990	Apr. 10, 1990	16	Apr. 20, 1990	Oct. 9, 1990	Oct. 16, 1990	43	Oct. 26, 1990
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Apr. 24, 1990	May 1, 1990	19	May 11, 1990	Oct. 30, 1990	Nov. 5, 1990	46	Nov. 16, 1990
May 1, 1990	May 8, 1990	20	May 18, 1990	Nov. 5, 1990	Nov. 13, 1990	47	Nov. 26, 1990 (Mon.)
May 8, 1990	May 15, 1990	21	May 25, 1990	Nov. 13, 1990	Nov. 20, 1990	48	Nov. 30, 1990
May 15, 1990	May 22, 1990	22	June 1, 1990	Nov. 20, 1990	Nov. 27, 1990	49	Dec. 7, 1990
May 22, 1990	May 29, 1990	23	June 8, 1990	Nov. 27, 1990	Dec. 4, 1990	50	Dec. 14, 1990
May 29, 1990	June 5, 1990	24	June 15, 1990	Dec. 4, 1990	Dec. 11, 1990	51	Dec. 21, 1990
June 5, 1990	June 12, 1990	25	June 22, 1990	Dec. 11, 1990	Dec. 18, 1990	52	Dec. 28, 1990
June 12, 1990	June 19, 1990	26	June 29, 1990	Dec. 18, 1990	Dec. 24, 1990	1	Jan. 4, 1991
June 19, 1990	June 26, 1990	27	July 6, 1990	Dec. 24, 1990	Dec. 31, 1990	2	Jan. 11, 1991

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

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COMPTROLLER
NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Public Radio and Television Station Grants

2) Code Citation: 74 Ill. Adm. Code 280

3) Section numbers: Proposed action:
280.10 Amendment
280.20 Amendment
280.35 New Section

4) Statutory authority: Ill. Rev. Stat. 1989, ch. 127, par. 1551.

5) A complete description of the subjects and issues involved: Pursuant to a review of the Comptroller's administrative rules governing the Public Broadcasting Grants Program, it was determined that the language of the rules imposes a more narrow and inflexible interpretation of "actual operating expenses" than is expressly stated by and defined within the original enabling legislation, P.A. 84-1040. As it has been the ongoing practice of the Comptroller to accept equipment costs as legitimate and reportable expenses under the grants program, these amendments are necessary to bring the rules into conformance with actual practice. Additionally, these amendments will also bring the State's grant program into conformity with that of the Corporation for Public Broadcasting, upon which the State's grant program has been modeled from its inception.

6) Will these proposed amendments replace any emergency rules currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Do these proposed amendments contain incorporations by reference? No.

9) Are there any proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives: Not applicable.

11) Time, place and manner in which interested persons may comment on these proposed amendments: Interested persons or organizations may submit written comments or requests to comment within 45 days of publication of this notice to:

Kirby VanZandt
Office of the Comptroller
201 State House
Springfield, Illinois 62706
(217) 782-6000

12) Initial regulatory flexibility analysis: These amendments do not affect small businesses.

The full text of the proposed amendments begins on the next page:

COMPTROLLER

NOTICE OF PROPOSED AMENDMENTS

TITLE 74: PUBLIC FINANCE
CHAPTER II: COMPTROLLER

PART 280

PUBLIC RADIO AND TELEVISION STATION GRANTS

Section

280.5 Foreword

280.10 Definitions

280.15 Operating Grants

280.20 Applications Content

280.25 Grant Limitations

280.30 Application Times

280.35 Compliance Audits

APPENDIX A

Corporation for Public Broadcasting

Qualification Criteria for Radio

Community Service Grants

APPENDIX B

Corporation for Public Broadcasting

Qualification Criteria for Television

Community Service Grants

AUTHORITY: Implementing and authorized by "AN ACT to provide for state grants to certain public radio and television stations in the State of Illinois and for related purposes" (Ill. Rev. Stat. 1989-1987, ch. 127, par. 1551 et seq.).

SOURCE: Adopted at 4 Ill. Reg. 37, p. 597, effective August 29, 1980; codified at 5 Ill. Reg. 10598; amended at 10 Ill. Reg. 10115, effective May 28, 1986; amended at 13 Ill. Reg. 4664, effective March 22, 1989; amended at 13 Ill. Reg. 14038, effective August 29, 1989; amended at ___ Ill. Reg. ___, effective _____.

Section 280.10 Definitions

"Act" means "AN ACT to provide for state grants to certain public radio and television stations in the State of Illinois and for related purposes" (Ill. Rev. Stat. 1989-1987, ch. 127, par. 1551 et seq.).

"Actual Operating Cost" means the total sum expended for the operations and maintenance of an Illinois public radio or television station during the station's fiscal year ending prior to October 1 of the fiscal year for which funds are appropriated for grants under this Act, and includes programming and production costs, all administrative costs,

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NOTICE OF PROPOSED AMENDMENTS

all public information costs, all fund raising costs, all broadcasting costs and all in-kind expenses relating to the above. However, the term "actual operating costs" does not include the costs of acquiring real property-fixed assets, depreciation on real property-fixed assets, production costs underwritten by public broadcasting entities, costs attributable to instructional activities of the educational institution, whether on closed circuit or not, costs of operating a commercial (profit-making) business enterprise, including a for-profit subsidiary, and all in-kind expenses related to the above.

"Comptroller" means the Comptroller of the State of Illinois or his designated representative for receiving grant applications pursuant to the Act.

"Eligible station" means a public radio or television station in full-time operation which the Corporation for Public Broadcasting has determined has met its minimum grant criteria (see Appendices A and B of this Part) for eligibility to participate in the grant process before applying for a grant under the Act.

"Illinois Public Radio Station" or "Radio Station" means a non-commercial public radio broadcasting station licensed as such by the Federal Communications Commission to and operating from a community within this State which is eligible to receive grants under the Act.

"Illinois Public Television Station" or "Television Station" means a non-commercial public television broadcasting station licensed as such by the Federal Communications Commission to and operating from a community within this State which is eligible to receive grants under the Act.

"Public Broadcasting Entities" means the Corporation for Public Broadcasting, any licensee or permittee of a television or radio broadcasting station which is eligible to be licensed by the Federal Communications Commission as a non-commercial educational radio or television broadcasting station, or any non-profit institution engaged primarily in the production, acquisition, distribution, or dissemination of educational and cultural television or radio programs.

"Station" means any eligible radio or television station.

(Source: Amended at ___ Ill. Reg. ___, effective _____.)

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Section 280.20 Applications Content

- a) Any eligible station seeking a grant pursuant to the Act shall send 3 copies of each of the documents described in subsections (b) through (h) to:
Public Radio/Television Assistance Grant
Office of the Comptroller
State of Illinois
201 Capitol Building
Springfield, Illinois 62706
- b) A Preliminary Certification Station, indicating that the station has met the minimum grant criteria of the Corporation for Public Broadcasting before applying for a grant under the Act.
- c) General Information and Cover Page identifying the name, address, telephone number and call letters of the station and indicating the enclosure of all appropriate schedules and other supporting information.
- d) A certification of Grant Request executed in two parts:
 - 1) one by the station manager or chief executive officer which certifies that the applicant
 - A) has accurately stated actual operating costs which are detailed on schedules B and D of the application, and
 - B) will abide by the terms and conditions of the grant, including granting access to the station's accounting records to the Comptroller's Office and not using grant funds for the purpose of general institutional overhead or parent organization expenses, which shall be categorized as follows:
 - i) long term investments;
 - ii) capital improvements on real property and fixed assets;
 - iii) land acquisition;
 - iv) purchase of buildings;
 - v) overhead costs of parent institution.
 - 2) and the second part executed by a certified public accountant which expresses the opinion that the operating costs of the station are accurate and comply with this Part. (Provide as Schedule A)
- e) A detailed statement of the applicant's Actual Operating Costs during the fiscal year preceding the application. (Provide as Schedule B)

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- f) A schedule of Other Eligible Costs, qualifying as such by reason of this Part, which may arise by allocation to the station of Eligible Operating Costs appearing in the University's financial statement which are attributable to the station. (Provide as Schedule C)
 - g) A schedule of Ineligible Costs, qualifying as such by reason of this Part, which may also include costs incurred by the station which are attributable to the general operation of the University. (Provide as Schedule D)
 - h) Such other supporting information as may be requested by the Comptroller.
- (Source: Amended at Ill. Reg. _____, effective _____)

Section 280.35 Compliance Audits

In the event that funds should be discontinued for the Grants Program, or a station should decide not to reapply, it shall be the responsibility of the station to provide the Comptroller's Office with a C.P.A. certified disclosure that actual grant expenditures are fairly stated and comply with the administrative rules of the State of Illinois, Office of the Comptroller for Public Radio and Television Station Grants, 74 Ill. Adm. Code 280. Disclosure of grant expenditure information should be rendered in a manner consistent with reporting on Schedule F, Statement of Grant Expenditures, contained within the station's most recent grant application. Certified disclosure of final year grant expenditures should be received in the Comptroller's Office not later than 120 days following the close of the Station's fiscal year.

(Source: Added at Ill. Reg. _____, effective _____)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

1) HEADING OF THE PART: Boat Access Area Construction Program

2) CODE CITATION: 17 Ill. Adm. Code 3035

3) SECTION NUMBERS: PROPOSED ACTION:

3035.10 Amendments
3035.30 Amendments
3035.40 Amendments
3035.50 Amendments
3035.60 Amendments
3035.70 Amendments

4) STATUTORY AUTHORITY: Implementing and authorized by Section 63a25 of the Civil Administrative Code (Ill. Rev. Stat. 1989, ch. 127, par. 63a25) and Section 1 of the Boat Registration and Safety Act (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 320-1).

5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUED INVOLVED:
This Part provides programmatic and regulatory framework for administration of the Department of Conservation's Boat Access Area grant program for local units of government. These changes reflect proposed changes in the program to: (1) allow canoe access and land acquisition projects for boat ramp areas eligible for assistance under the program; and (2) to modify the rating criteria for evaluation/prioritizing projects.

6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No

7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

8) DOES THIS PROPOSED RULE CONTAIN INCORPORATIONS BY REFERENCE? No

9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? No

10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.

11) TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787

12) INITIAL REGULATORY FLEXIBILITY ANALYSIS: This rule has no impact on small businesses or municipalities.

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION
CHAPTER 1: DEPARTMENT OF CONSERVATION
SUBCHAPTER g: GRANTS

PART 3035
BOAT ACCESS AREA CONSTRUCTION DEVELOPMENT PROGRAM

Section
3035.10
3035.20
3035.30
3035.40
3035.50
3035.60
3035.70
3035.80

Program Objectives
Eligibility Requirements
Assistance Formula
General Procedures for Grant Awards
Applicable Facilities
Selection Criteria
Program Compliance Requirements
Program Information Contact

AUTHORITY: Implementing and authorized by Section 63a25 of the Civil Administrative Code (Ill. Rev. Stat. 1989, ch. 127, par. 63a25) and Section 1 The Boat Registration and Safety Act (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 320-1).

SOURCE: Adopted and codified at 7 Ill. Reg. 5858, effective April 27, 1983; amended at 9 Ill. Reg. 2910, effective February 26, 1985; amended at 11 Ill. Reg. 15896, effective September 21, 1987.

Section 3035.10 Program Objectives

The purpose of the program is to provide financial assistance to local Agencies to encourage the construction and development, improvement and expansion of public boat access areas in Illinois.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 3035.30 Assistance Formula

The project funding is determined by the amount of available grant funding, the type and extent of the project, and the local agency participation. Financial Assistance up to 100% of eligible project construction costs and 50% of eligible project land acquisition costs can be provided through this program.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 3035.40 General Procedures for Grant Awards

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a) Grant applications for funding assistance under the program must be submitted to the Department no later than March 1 of each calendar year. Awarding of grants will be made under the authority and directive of the Director of the Department after the beginning of the fiscal year on July 1. The number of grants awarded is limited to the total amount of funds available for the program in the given fiscal year.

b) The project application consists of the following components:

- 1) Completed application forms
- 2) Location map
- 3) Site plan

4) ~~Estimate of cost~~ Site Premise/Plat Map

5) Resolution of the governing body of the Local Agency authorizing submittal of an application for assistance from the Boat Access Area Construction Program and indicating the name, address, telephone number and title of the person to contact if it is necessary to clarify any of the information submitted in the project application.

6) Proof of land ownership or lease

7) Illinois Historic Preservation Agency sign-off regarding historical resource impact (P.A. 86-707), Illinois Department of Agriculture sign-off regarding prime farmland impact (P.A. 82-945) and Department of Conservation sign-off regarding wetland impact (P.A. 89-2780).

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 3035.50 Applicable Facilities

The following facilities are eligible for consideration in the construction of boat access areas:

- a) Boat and canoe launching ramp/area
- b) Maneuvering area for car and trailer adjacent to ramps

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- c) Parking area to service ramp users
- d) Access road to the ramp (up to 1/4 mile in length) and parking area
- e) Sanitary facilities including potable water supply and sewage facilities
- f) Initial channel improvements in launching ramp area
- g) Security lighting
- h) Walkways adjacent to and serving ramp
- i) Courtesy docks
- j) Marine sanitary disposal stations
- k) Docks to support gas pumps
- l) ~~Pre-fect-sign~~Land acquisition necessary to provide boating access to Illinois' surface waters
- m) Other facilities deemed by the Department to add to the ease of operations or maintenance, or add to the use of the facility, so long as it applies to, and is of use to the boating public.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 3035.60 Selection Criteria

- a) The following criteria will be taken into consideration by the Department in evaluating and selecting projects for funding. Numerical values will be established for each of the criteria as follows:
 - 1) Financial Cooperation - financial participation by the Local Agency. (0-10)
 - 2) Projected Usage - demand for and anticipated usage of the proposed facility. ~~(0-10)~~(0-25)
 - 3) Impact on Business - impact on ~~privately~~ ~~owned~~ privately owned boating related business in the area. (0 or -5)

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- 4) Site Suitability - site related conditions and design features relating to the proposed development grant. ~~(0-15)~~(0-20)
- 5) Program Suitability - is the proposed project in line with the overall purpose of the grant program. (0 or -10)
- 6) Ability to Maintain - capability of the applicant to operate and maintain the facility. (0-10)
- 7) User Fees - are user fees being charged; are they fair and equal; are charges the same for residents and non-residents of sponsor's jurisdiction? ~~(0-10)~~(0-5)
- 8) ~~Population Served - local governments with large population and user demand given highest consideration. (0-10)~~
- 9) ~~8) Regional/Local Needs - High, medium or low priority regional and county need as identified in the Statewide Comprehensive Outdoor Recreation Plan (SCORP). (0-10)~~(0-8)
- 9) ~~Water Body Served - priority given to providing boater access to major bodies of water in Illinois. (0-15)~~
- 10) ~~Current Access Availability - initial access to body of water given priority. (0-7)~~
- b) ~~A total of 75 points is available. These applications receiving 60 to 75 points will be considered excellent; 45 to 59 points, good; 30 to 44 points, fair; and below 30 points, poor.~~
- e) ~~b) The Grant Section staff will review and, evaluate and prioritize the applications utilizing the criteria listed above and will forward their recommendations to the Director of the Department for a final determination. In arriving at a final determination, the Director will consider the recommendations of the Grant Section staff and the criteria listed above.~~

(Source: Amended at 14 Ill. Reg. _____, effective _____)

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Section 3035.70 Program Compliance Requirements

a) The land to be used in development of boat access areas must be owned in fee simple or leased by the Local Agency. The Local Agency must provide proof of ownership or lease before plans for the facility can proceed. The term of the lease is determined by the amount of the contract.

b) For projects receiving assistance to acquire land for a boat access area, acquisition of the project property must be completed within nine (9) months following project approval, with the exception of those involving eminent domain. An independent appraisal must be completed by the sponsoring agency and certified by the Department to establish a fair market value for the project property. For land valued at over \$25,000, two appraisals are required. The appraisals must be completed to Department specifications. Title to any property for which grant reimbursement is sought can not be taken nor payment made for such property by the sponsoring agency before Department approval is received. Grant payment shall be limited to 50% reimbursement of the certified fair market value and in no case shall exceed actual cash payment for the property.

c) Land acquired with grant assistance must be subsequently developed as a public boat access area in general accordance with the approved project application proposal within three (3) years following the date title is secured for the property. Failure to improve the property for such use within the three (3) year time period shall result in the property being considered "converted" from its intended use necessitating remedial action by the Local Agency as specified herein.

b)d) The Local Agency is required to enter into a Standard Agreement with the Department in an amount agreed upon by the Local Agency and the Department as that necessary to complete the Department's share of project costs. Any costs incurred in the development and construction of the facilities in excess of the specified amount shall be paid by the Local Agency.

e)el The Local Agency shall employ a competent engineering or architectural firm to develop necessary plans and specifications and to provide all other necessary

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services. Any engineering or architectural agreement or contract must be approved by the Department prior to its acceptance by the Local Agency. The Department shall approve the agreement or contract based upon the design fee, the construction cost, and the project complexity.

e)f) If the Local Agency, by its unilateral action, terminates the project at any point short of its completion, the Local Agency shall be liable for all costs incurred and all monies forwarded to the Local Agency related to the project. The Local Agency shall agree to indemnify the Department and hold it harmless from any and all liability.

e)gl The Local Agency shall present to the Department all plans, specifications, contracts or documents and cost estimates for all work to be done by a specified date. If this date cannot be met, it will be the responsibility of the Local Agency to show cause in writing to the Department. The plans and specifications shall contain the seal and signature of a registered Professional Engineer or Architect as the case may be. The Local Agency shall provide documentation to the Department that advertised bids were published. All work must be advertised for public letting through competitive bidding and all bidding tabulations shall be submitted to the Department for approval of the lowest qualified bid. The Department shall approve the Local Agency's recommendation of the lowest qualified bid provided it does not exceed the grant funding and it is within the engineer's estimate. The Local Agency shall thereafter certify their approval of the lowest qualified bid at their next regular meeting following approval by the Department. The Local Agency shall be responsible for completion of the project within the time period specified in the contract.

f)hl The Local Agency shall insert as an integral part of any contract with the approved bidder the following provisions:

- 1) That the Contractor shall abide by and comply with all applicable Local, State and Federal laws in connection with contracts involving public funds, the construction or development of public buildings, works or facilities.
- 2) That the Contractor shall furnish to the Local

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Agency and the Department performance bond(s) with surety or sureties, with penalty or loss clauses, relating to the construction of the proposed facilities and any losses or damages arising out of, or by virtue of said construction by the Contractor of the specified boat launching facilities, insuring, benefitting and protecting the Local Agency and the Department.

3) That the Contractor shall personally and individually, agree to furnish evidence of insurance, to indemnify, protect, defend at its own cost, and hold harmless the Local Agency and the Department from and against all losses, damages, injuries, costs, expenses or claims thereof to or by persons or property, arising out of, through, under or by virtue of the construction and development of the specified boat launching or access facilities.

4) That the Contractor shall furnish progress or pay estimate reports to the Local Agency and the Department at thirty (30) day intervals indicating:

- A) Units of work completed, and
- B) Percentage of work completed for thirty (30) day period and to date.

5) Upon the Department's receipt of each progress report or pay estimate submitted by the Local Agency which is within the scope of the contract, the Department shall issue payment.

6) That the Local Agency and Contractor shall agree to erect a permanent sign at the project entrance in accordance with specifications to be provided by the Department; said sign to constitute a part of the construction contract and to be worded as follows:

"Public boat launching facility provided through cooperation of the Illinois Department of Conservation, financed by Marine Fuel Tax Revenue."

7) The Local Agency will notify the Department prior to the beginning of any construction. A Department engineer will make inspections of the project as construction

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progresses and he will be available for assistance upon request. A final inspection of the completed project must be made by the Chief Engineer of the Department or his authorized representative prior to final payment by the Local Agency.

1) The Local Agency shall indemnify, protect, defend and hold harmless the Department from any and all liability, costs, damages, expenses, or claims thereof arising under, through or by virtue of the construction, operation and maintenance of the proposed boat launching and access facilities.

2) The Local Agency shall be responsible for and obtain all necessary Permits, Licenses or Forms of Consent, as the case may be, from, but not limited to the following agencies:

- 1) U.S. Corps of Engineers.
- 2) (State) Department of Transportation (Division of Water Resources or Highways).
- 3) Environmental Protection Agency.
- 4) Local Building or Zoning Agencies, or Boards, where applicable.

3) The Local Agency agrees to comply with the Recreational Area Licensing Act (Ill. Rev. Stat. 1985, ch. 111 1/2, par. 761 et. seq.), the Environmental Barriers Act (Ill. Rev. Stat. 1985, ch. 111 1/2, par. 3713(r)), and Section 11(b) of the Illinois Endangered Species Protection Act (Ill. Rev. Stat. 1985, ch. 8, par. 341(b)).

4) The Local Agency shall agree to abide by the following Operation and Maintenance provisions:

- 1) General.
 - A) The boat launching and access facilities shall be continuously operated and maintained by the Local Agency at no cost to the Department and shall be operated and utilized in such a manner as to maximize the intended benefits to and for the general public.

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- B) All land and water areas which are open to the public shall be available for use and enjoyment by the public without regard to race, color, ~~creed, ~~sex~~, national origin, age or~~ disability. No lessee or licensee of an area under a concessionaire providing a service to the public, including facilities and accommodations, shall discriminate against any person or persons because of race, color, ~~creed, ~~sex~~, national origin, age or~~ disability in the conduct of its operation under the lease, license or concession agreement.
- C) No improvements, alterations or modifications of these facilities shall be permitted except with the prior approval in writing by the Department. Approval will be given by the Department if the improvements, alterations or modifications comply with the criteria is Section 3035.50.
- D) The Department shall have access to all facilities at all times.
- E) An official from the Department shall inspect the facilities prior to June 1st of each year to insure all deficiencies reflected in the inspection report have been corrected by the Local Agency.
- F) Boats with gasoline or diesel motors shall not be prohibited from using the facility to launch and recover.
- 2) User Fees.
- A) The Department discourages the charging of user fees; however, the Local Agency may, by formal resolution of the governing unit, charge minimal fees to offset operation and maintenance, security, and public health and safety costs.
- B) In the case of locally owned water impoundments the incurred costs to be offset may also include navigational aids, rescue aids, water patrol and other related costs which are

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- absolutely necessary.
- C) No other costs will be allowed in calculating the minimal fee. Any discretionary fee for special services which is not a part of the project funded from Marine Motor Fuel Tax Revenue, such as boat slips, moorings or other services that cannot be used by all boaters, shall be levied separately.
- D) The setting, administering and justifying of the fees to the general public is primarily the responsibility of the Local Agency. The Department reserves the right to ensure that any fee is within the scope of the contract.
- E) The Local Agency shall maintain accounting records to explain receipt and disposition of all fees related to the launching facility and the Department may request or audit such records at anytime to ensure the revenue received from the fees is being used to operate and maintain the facility.
- F) If fees are determined necessary by the Local Agency, the charging of reasonable daily fees as well as seasonal use fees shall be provided to assure that the occasional user is afforded access to the waters served by the facility. In the event the boat access facility is within the boundaries of a public park or recreational area, no annual fee shall be required non-park district residents using only the boat launching facility constructed or improved with the aid of this grant. However, a daily fee may be required by the Local Agency provided it does not exceed the annual park district fee for residents, computed on a daily basis.
- G) Prior to charging of user fees, the Local Agency is required to give public notice of said fees at least 30 days in advance of the effective date of such fees and provide a copy of the proposed fee schedule and the public notice to the Department prior to implementation.
- H) The method of collecting fees shall be

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established by the Local Agency. However, the general public shall not be restricted from use of the facility upon arrival if an authorized representative of the Local Agency is not present to receive the required fee.

- I) An information sign which lists rules and regulations regarding fees shall be posted in a conspicuous place which is near a boat ramp or launching site.

3) Routine.

The operation and maintenance of the facility is the responsibility of the local agency.

~~1) If the Local Agency sells any or all of its property wherein public boat launching facilities have been funded by the Department and which constitute an integral part or portion of the property to be sold by said Local Agency, then the Local Agency shall notify the Department in writing by certified mail of its intention to sell within 30 days following its decision to sell the property. Following receipt of this notice of intention to sell, the Department shall thereafter have, and the Local Agency does hereby irrevocably grant, an option to purchase all or part of the premises intended to be sold by the Local Agency for a period of up to 3 years following the Department's receipt of the required notice. The option or purchase price for said property shall be the average of two appraisals (exclusive of the fair market value of the public boat launching facilities provided by the Department) to be obtained by the Department from independent fee appraisers during the option period and the Department agrees to notify the Local Agency whether it intends to exercise this option to purchase properties acquired or developed with grant assistance hereunder may not be converted to a use which would deny public boat access and use of Illinois' surface waters per terms of this Part without prior Department of Conservation approval. Approval for conversion of property acquired per terms of this Part will only be granted upon the following:~~

- 1) the local agency providing replacement property of at least equal fair market value and comparable recreational usefulness, quality and general location; or

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- 2) the repayment of funds to the State of Illinois equal to the actual amount of grant funds disbursed hereunder or 50% of the property's certified fair market value at the time of conversion, whichever is greater.

~~m) Terms of the agreement for projects receiving development/construction grant assistance only, terms of the grant program agreement between the Local Agency and the Department shall no longer apply after the time period established below relating to the total amount of grant funds received to aid the facility.~~

Total Grant Amount	Time Period After Signing of Grant
0-\$25,000	7 years
\$26,000 - \$100,000	12 years
\$100,000 - \$250,000	17 years
over \$250,000	25 years

~~n) Leasing or assignment of a Department funded facility is prohibited without prior notification to the Department.~~

~~o) The Local Agency shall agree that in the event of its breach or non-compliance with any of the terms of the agreement between the Local Agency and the Department that ten (10) days following receipt of a written notice from the Department of the existence of said breach or non-compliance, if said condition is not corrected within this ten (10) day period, that the Department shall thereafter have full right and authority to take such action as it deems necessary whether by way of injunction or otherwise to enforce the provisions of the agreement to prevent the continued breach or violation thereof by the Local Agency. It is further agreed by the Local Agency, that in the event it is adjudicated by any court that its activities are deemed to be a breach or violation of the agreement, as a part of the relief awarded to the Department, that the Local Agency will reimburse the Department for the legal fees and all costs incurred by the Department in the pursuit of its rights under this paragraph. For purposes of this paragraph, "legal fees" shall be deemed to be the entire sum presented for payment by any attorney or law firm to the Department relating to the claim of the Department alleging the Local Agency's breach or violation, said sum~~

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being approved for payment by the Attorney General's office of the State of Illinois. For purposes of this paragraph, "costs" shall be deemed to be all those expenses, including court costs, reasonably incurred by the Department. In the event of breach of the agreement, the Department reserves the right to demand return of any state funds awarded under the agreement.

~~P+L~~ The Local Agency shall agree that the Department reserves the right to audit records relative to the agreement.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

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- 1) HEADING OF THE PART: Illinois Bicycle Path Grant Program
2) CODE CITATION: 17 Ill. Adm. Code 3040

3) SECTION NUMBERS:

APPENDIX B	New Section
APPENDIX C	New Section
APPENDIX D	New Section
APPENDIX E	New Section
APPENDIX F	New Section
APPENDIX G	New Section

- 4) STATUTORY AUTHORITY: Implementing and authorized by Section 63a36 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 63a36) and Section 3-821 of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 3-821).

- 5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED:
When this Part was initially adopted the Joint Committee on Administrative Rules recommended that the Department promulgate additional rulemaking to include appendices in this Part. These appendices are Department Bicycle Path grant application forms and are included to further clarify the rulemaking.

- 6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No

- 7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

- 8) DOES THIS PROPOSED RULE CONTAIN INCORPORATIONS BY REFERENCE? No

- 9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? No

- 10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.

- 11) TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price
Department of Conservation

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524 S. Second Street, Room 485
Springfield, IL 62701-1787

- 12) INITIAL REGULATORY FLEXIBILITY ANALYSIS: This rule deals with a Grant Program in which individuals and small businesses may participate voluntarily. The rulemaking does not regulate small businesses.

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER g: GRANTS

PART 3040
ILLINOIS BICYCLE PATH GRANT PROGRAM

Section
3040.10
3040.20
3040.30
3040.40
3040.50
3040.60
3040.70
3040.80
APPENDIX A
APPENDIX B
APPENDIX C
APPENDIX D
APPENDIX E
APPENDIX F
APPENDIX G

Program Objectives
Eligibility Requirements
Assistance Formula
General Procedures for Grant Applications and Awards
Eligible Project Costs
Project Evaluation Priorities
Program Compliance Requirements
Program Information/Contact
Project Evaluation Criteria
Application Form
Acquisition Data
Development Data
Narrative Statement and Environmental Evaluation
Certification Statement
Application for Federal/State Assistance

AUTHORITY: Implementing and authorized by Section 63a36 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 63a36) and Section 3-821 of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 3-821).

SOURCE: Adopted at 14 Ill. Reg. 6106, effective April 17, 1990; amended at 14 Ill. Reg. _____, effective _____.

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Section 3040.APPENDIX B Application Form

I. GENERAL INFORMATION

- A. Project Sponsor: _____ (applicant)
- B. Project Title: _____
- C. Project Location: _____ (county) _____ (township)
- D. Applicant's Name, Address and Telephone Number: _____

- E. Applicant's Designated Contact Person: Name, Title, Address and Telephone Number (must be available 8 a.m. to 5 p.m., Monday - Friday): _____

- F. Brief and Concise Description of Proposed Project (be sure to specify # of miles of trail): _____

- G. Type of Project: _____
 [] Acquisition [] Development [] Development involving land donation

- H. Estimated Project Costs: _____
 Acquisition Costs, including appraisals (complete & attach BP/DOC-2) \$ _____
 Relocation Costs, if applicable _____

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(maximum \$15,000) \$ _____

Development Costs (complete & attach BP/DOC-3) \$ _____

TOTAL PROJECT COSTS \$ _____

GRANT FUNDS REQUESTED* \$ _____ (*up to 50% maximum)

I. Source(s) of Local Matching Funds:

- [] General Funds
 [] Non-Referendum Bonds [] Referendum Bonds
 [] Donations: (specify): _____
 [] Other Federal or State Funds (specify below) _____
 [] Other (specify): _____

J. Population within Applicant's Jurisdiction: _____

- K. Illinois Legislative (Senate) District: # _____
 Illinois Representative District: # _____

L. Applicant's Federal Employer Identification Number (FEIN): _____

M. List any other State or Federal Grant Programs/Funds involved in the proposed project, previous or anticipated (list applicable project numbers and status): _____

If none, check box [] _____

N. Amount of other long-distance bicycle trails located within applicant's jurisdictional boundaries or which directly link, or have potential to link, with the proposed project trail. (see also Attachment #1 - Project Maps) _____ miles

O. Will the project trail or ROW also be available for:

- equestrian use? [] yes [] no
 Snowmobile use? [] yes [] no
 ATV use? [] yes [] no

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Telephone: 217/782-1671

Areawide Clearinghouses

Area #1: McHenry, Lake, Kane, DuPage, Cook and Will Counties

Northeastern Illinois Planning Commission
400 West Madison
Chicago, IL 60606
Telephone: 312/454-0400

Area #2: Rock Island, Henry and Mercer Counties

Bi-State Metropolitan Planning Commission
1504 Third Avenue
Rock Island, IL 61201
Telephone: 308-793-6300

Area #3: Bureau, Stark, Marshall and Putnam Counties

North Central Illinois Council
of Governments
P.O. Box 206
Princeton, IL 61356
Telephone: 815/875-3396

Area #4: Kankakee County

Kankakee County Regional Planning
Commission
470 East Merchant
Kankakee, IL 60901
Telephone: 815/937-2940

Area #5: Henderson, Warren, Hancock and McDonough Counties

Western Illinois Regional Council
223 South Randolph
Macomb, IL 61455
Telephone: 309/837-3941

Area #6: Peoria, Woodford and Tazewell Counties

Tri-County Regional Planning Commission
P.O. Box 2200

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P. Provide a brief Narrative Statement and Environmental Evaluation (PB/DOC-4) of the project.

Q. Provide copy of local, regional or State Trail/Recreation Plan and/or excerpt(s) or reference(s) from such plan(s) which justifies/identifies the proposed project as a priority.

II. PROJECT MAPS (no larger than 11" x 17")

Attachment #1 = Attach a county, township or city map showing the location and extent of the project trail. On the same map, also indicate the location of, or link with, other bicycle trails in the immediate area.

Attachment #2 = Attach a detailed Plat Map of the project trail ROW/property indicating dimensions and existing location of utility/road easements, etc.

Attachment #3 = Attach a Site Development Plan for the project trail.

III. COMPLIANCE CERTIFICATION STATEMENT AND REQUIRED SIGN-OFF STATEMENTS

A. Complete and attach the Project Certification Statement (BP/DOC-5 form)

B. Complete Standard Form 424 (Application for Federal/State Assistance - parts 2, 5, 6, 7 and 11-18) and submit copy of form along with Narrative Statement (Item P) and project maps to:

1. State Historic Preservation Agency
214 S. Sixth Street
Springfield, IL 62701
Telephone: 217/785-4993

2. State and Areawide Clearinghouse

Illinois State Clearinghouse
Office of the Governor
Room 202 State Capital
Springfield, IL 62706

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East Peoria, IL 61611
Telephone: 309/694-4391

Area #7: McLean County

McLean County Regional Planning Commission
207 West Jefferson Street, Suite 201
Bloomington, IL 61701
Telephone: 309/828-4331

Area #8: Champaign County

Champaign County Regional Planning
Commission
1303 North Cunningham
Urbana, IL 61801
Telephone: 217/328-3313

Area #9: Adams, Schuyler, Brown and Pike Counties

Two Rivers Regional Council of Public
Officials
Franklin Square
Fourth and State Streets
Quincy, IL 62301
Telephone: 217/224-8171

Area #10: Sangamon County

Springfield-Sangamon County Regional
Planning Commission
703 Myers Building
#1 West Old State Capitol Plaza
Springfield, IL 62701
Telephone: 217/525-2132

Area #11: Macon County

Macon County Regional Planning Commission
253 East Wood Street
Decatur, IL 62523
Telephone: 217/423-6342

Area #12: Calhoun, Greene, Jersey, Macoupin,
Montgomery and Christian Counties

West Central Illinois Valley Regional
Planning Commission

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P.O. Box 387
116 South Plum
Carlinville, IL 62626
Telephone: 217/854-9642

Area #13: Madison, Monroe and St. Clair Counties

East-West Gateway Coordinating
Council
911 Washington Avenue
St. Louis, Missouri 63101
Telephone: 314/421-4220

Area #14: Bond, Clinton and Washington Counties

S.W. Illinois Metropolitan and
Regional Planning Commission
203 West Main Street
Collinsville, IL 62234
Telephone: 618/344-4250

Area #15: Fayette, Effingham and Marion Counties

South Central Illinois Regional
Planning and Development Commission
Marion County Public Service Building
200 East Schwartz
Salem, IL 62881
Telephone: 618/548-4234

Area #16: Perry, Jefferson, Franklin, Jackson and
Williamson Counties

Greater Egypt Regional Planning and
Development Commission
P.O. Box 3160
Carbondale, IL 62901
Telephone: 618/549-3306

Area #17: Wayne, Edwards and White Counties

Greater Wabash Regional Planning
Commission
P.O. Box 153
Albion, IL 62806
Telephone: 618-896-5372

Area #18: Hamilton, Saline, Gallatin, Pope and

NOTICE OF PROPOSED AMENDMENTS

Section 3040.APPENDIX D Development Data

Project Sponsor:

Project Title:

1. (Estimated Project Development Costs)

[illegible]

2. If applicable, identify architectural/engineering firm to be used in completing project.

3. As applicable, attach copy of deed showing proof of ownership or copy of lease agreement. (If deed is Quit Claim Deed, Title Insurance is required)

(Source: Added at 14 Ill. Reg. _____, effective _____)

NOTICE OF PROPOSED AMENDMENTS

Section 3040.APPENDIX E
Evaluation

Narrative Statement

Instructions: Describe, at a minimum, the overall concept of the project, project funding, agencies involved, approach to implementation, project location, bicycle trail mileage to be provided under the project, need for the project, and anticipated benefits.

Environmental Evaluation

Instructions: Describe the existing characteristic of the project site covering, at a minimum, the items listed below and the anticipated environmental and social impacts (both positive and negative) the proposed project will have on them.

- (1) description of land being used for the proposed project and adjacent land uses paying particular attention to State significant natural areas, cultural/historic resources endangered/threatened species and habitats, etc.:
- (2) wildlife populations and habitat conditions;
- (3) general vegetation characteristics;
- (4) hydrologic characteristics; and
- (5) traffic conditions on roads/streets used or crossed by the proposed projects.

NOTE: The assessment should be an objective discussion of impacts paying particular attention to safety factors, recreational user conflicts, adjacent property owner conflicts; and describing mitigating measures which can be implemented to lessen negative impacts.

(attach additional pages as needed)

(Source: Added at 14 Ill. Reg. _____, effective _____)

ILLINOIS REGISTER

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d. Signature of Authorized Representative:
e. Date Signed:

(Source: Added at 14 Ill. Reg. _____, effective _____)

ILLINOIS REGISTER

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11. Description of Applicant's Project:

12. Areas Affected by Project (cities, counties, states, etc.):

13. Proposed Project:
Start Date:
Ending Date:

14. Congressional Districts of:
a. Applicant
b. Project

15. Estimated Funding:
Federal \$.00
a. Applicant \$.00
b. State \$.00
c. Local \$.00
d. Other \$.00
e. Program Income \$.00
f. TOTAL \$.00

16. Is Application Subject to Review by State Executive Order 12372 Process?
a. Yes. This Preapplication/Application Was Made Available to the State Executive Order 12372 Process for Review On:
Date: _____
b. No. ☐ Program is Not Covered by E.O. 12372
☐ Or Program Has Not Been Selected By State for Review

17. Is the Applicant Delinquent on Any Federal Debt?
☐ Yes. If "Yes" attach an explanation.
☐ No

18. To the Best of My Knowledge and Belief, All Data in This Application/Preapplication are true and correct, the Document Has Been Duly Authorized by the Governing Body of the Applicant and the Applicant Will Comply With the Attached Assurances if the Assistance is Awarded.

a. Typed Name of Authorized Representative:
b. Title:
c. Telephone Number:

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED RULES

- 1) HEADING OF THE PART: Nuisance Wildlife Control Permits
- 2) CODE CITATION: 17 Ill. Adm. Code 525
- 3) SECTION NUMBERS:
- | | |
|---------------|-------------|
| 525.10 | New Section |
| 525.20 | New Section |
| 525.30 | New Section |
| 525.40 | New Section |
| 525.EXHIBIT A | New Section |
- PROPOSED ACTION:
- 4) STATUTORY AUTHORITY: Implementing and authorized by Section 2.37 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, par. 2.37).
- 5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUED INVOLVED:
This new Administrative Rule will regulate the taking, possession, transport and disposition of Illinois fauna which are causing damage to property or are a risk to human health or safety and the issuance of permits for that activity.
- 6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No
- 7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No
- 8) DOES THIS PROPOSED RULE CONTAIN INCORPORATIONS BY REFERENCE?
Yes
- 9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART?
No
- 10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: Nothing in this Part will necessitate additional expenditures from local revenues.
- 11) TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:
- Jack Price
Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787
- 12) INITIAL REGULATORY FLEXIBILITY ANALYSIS:

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- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 29, 1990.
- B) Types of small businesses affected: Commercial Animal Removal Firms
- C) Reporting, Bookkeeping or other procedures required for compliance: This new procedure requires that the Commercial Animal Removal personnel pass a written examination on related knowledge in order to be licensed to charge a fee for the removal of nuisance wildlife.
- D) Types of professional skills necessary for compliance: Ability to catch or kill nuisance wildlife and dispose of the carcasses or live animals within the parameters of the law.

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

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vi) Disease Free Certification and Quarantine Provisions for Propagation, Release, Importation, Exportation, and Transportation of Game Mammals, Game Birds, Migratory Birds, or Exotic Wildlife (17 Ill. Adm. Code 630); and

vii) diseases, life cycles, habits, and habitats of common Illinois wildlife.

C) completed a Hunter Safety Course administered by the Department or provided proof of equivalent training if firearms are to be used to take or euthanize animals.

4) Each new applicant or person whose permit has been revoked or has expired shall be required to answer correctly at least 80% of the questions on the closed-book examination. Applicants failing the required examination may repeat the exam after 45 days. Should a second failure occur, a six-month waiting period from the date of the second exam is required before the examination sequence can be repeated.

5) The Department will issue a Class B Nuisance Wildlife Control Permit to an individual provided the applicant has:

A) met eligibility requirements as per this Section;

B) successfully completed an interview during which a representative of the Division of Wildlife Resources has determined the applicant's knowledge of wildlife and wildlife capture techniques sufficient to render services as provided for in this Section; and

C) completed a Hunter Safety Course administered by the Department or provided proof of equivalent training if firearms are to be used to take or euthanize animals.

6) The Department will issue a Class C Nuisance Wildlife Control Permit to a governmental body upon application.

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e) Violation of the Illinois Endangered Species Act (Ill. Rev. Stat. 1989, ch. 8, par. 331-341), the Fish Code of 1971 (Ill. Rev. Stat. 1989, ch. 56, par. 1.1-6.4) or the Wildlife Code (Ill. Rev. Stat. 1989, ch. 1.2-517) during the 3 years prior to application for a Class A or Class B Nuisance Wildlife Control Permit shall be grounds for refusal to issue said permit.

f) Final judgement of applications will be made by the Chief, Division of Wildlife Resources, or his designee, based on criteria contained in subsection (d).

Section 525.30 General Provisions

a) Nuisance Wildlife Control Permits will be issued on an annual basis and expire January 31 of each year. Nuisance Wildlife Control Permits are not transferable.

b) Under no circumstances shall a Nuisance Wildlife Control Permit be used in lieu of a scientific collector's permit or sport or commercial licenses.

c) Permittee's method of taking fauna must be approved by the Department. Approved methods include, but are not limited to trapping and shooting. In addition,

1) Only box traps, cage traps, or traps of similar design and unmodified cushion-hold traps may be used for land sets. "Cushion-hold trap" means an approved trap of the spring-loaded type with offset jaws designed to capture an animal by closing upon one of its limbs and which is so constructed that the edges designed to touch the animal are composed of a non-metallic substance which eliminates or mitigates injury to the trapped animal.

2) Body-gripping traps, cushion-hold traps, leghold traps, Bailey beaver traps or traps of similar design, Sneed colony traps or traps of similar design, and cage traps, box traps or traps of similar design may be used for water sets. Snare traps that are not powered by springs or other mechanical devices may be used for water sets only if at least one-half of the snare noose loop is located under water at all times; the noose loop diameter is not greater than 15 inches (38.1 CM); the snare is equipped with a mechanical lock, anchor swivel, and

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stop device to prevent the mechanical lock from closing the noose loop to a diameter of less than 2 1/2 inches (6.4 CM); the cable diameter is not less than 5/64 inch (2.0 MM) but not greater than 1/8 inch (3.2 MM); and the snare is not constructed of stainless steel metal cable or wire.

- 3) The use of traps shall be subject to all municipal restrictions unless otherwise authorized in writing by an official of the municipality.
- 4) It is unlawful to fail to visit and remove all animals from traps staked out, set, used, tended, placed or maintained at least once each calendar day.
- 5) It is unlawful for any person to place, set, use, or maintain any trap or snare that is not tagged, inscribed, or otherwise identified with the permittee's name and address.
- 6) It is unlawful for any person to place, set, use, or maintain a cushion-hold trap or leghold trap in water, that has a jaw spread larger than 7 1/2 inches (19.1 CM), or a body-gripping trap having a jaw spread larger than 10 inches (25.4 CM) on a side if square and 12 inches (30.5 CM) if round.
- 7) It is unlawful for any person to place, set, use, or maintain a cushion-hold trap on land, that has a jaw spread larger than 6 1/2 inches (16.6 CM).
- 8) It is unlawful to use any trap with saw-toothed, spiked, or toothed jaws.
- 9) It is unlawful to place, set, or maintain any leghold trap or cushion-hold trap within thirty (30) feet (9.14 m) of bait placed in such a manner or position that it is not completely covered and concealed from sight, except that this shall not apply to underwater sets. Bait shall mean and include any bait composed of mammal, bird, or fish flesh, fur, hide, entrails, or feathers.
- 10) It is unlawful to use any deadfall, pit trap, spear, gig, hook, crossbow, poison, chemical, explosive or any like device to take any Protected Species.

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- 11) It is unlawful for any person, except persons permitted by law, to have or carry any gun in or on any vehicle, conveyance or aircraft, unless such gun is unloaded and enclosed in a case.
- 12) It is unlawful to fire a rifle, pistol, revolver, or airgun on, over or into any waters of this State, including frozen waters.
- 13) It is unlawful to discharge any gun along, upon, across, or from any public right-of-way or highway in this State.
- 14) It is unlawful to use a silencer or other device to muffle or mute the sound of the explosion or report resulting from the firing of any gun.
- 15) It is unlawful for any person to remove animals from or to move or disturb in any manner, the traps owned by another person without written authorization of the owner to do so.
- 16) It is unlawful for any person to wantonly or carelessly injure or destroy, in any manner whatsoever, any real or personal property on the land of another while engaged in activities permitted by this Section.
- 17) It is unlawful for any person to take any Protected Species during the gun deer hunting season in those counties open to gun deer hunting, unless he wears, when in the field, a cap and outer garment of a solid blaze orange color, with such articles of clothing displaying a minimum of 400 square inches of blaze orange material.
- 18) The use of firearms shall be subject to all state restrictions.
- 19) The use of firearms shall be subject to municipal restrictions unless otherwise authorized in writing by an official of the municipality.

d) Taking of fauna on private properties by Class A permittees requires the landowner's or tenant's written permission. Taking of fauna on private properties by Class B permittees requires the landowner's or tenant's written or oral permission.

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- e) Taking of fauna on state-owned or -managed lands requires written authorization from the Site Superintendent or District Wildlife Manager.
- f) Permittees shall describe to the persons seeking services the estimated cost and type of control methods to be used to relieve the nuisance problem and/or to alleviate damage to livestock, crops, or property.
- g) The Nuisance Wildlife Control Permit must be carried on the person at all times when taking or transporting fauna and be presented, upon request, to any authorized employee of the Department or any peace officer.
- h) The taking of white-tailed deer, endangered species, threatened species, migratory birds, or other species protected by Federal regulations is prohibited unless specific authority is granted by the Department. If the permittee desires to control migratory birds or other species protected by Federal regulations, the permittee must first obtain appropriate authorization from the U.S. Fish and Wildlife Service, then receive approval from the Department prior to initiating any control methods.
- i) All fur-bearing mammals which are not listed in 17 Ill. Adm. Code 1010 and all game mammals which are not listed in 17 Ill. Adm. Code 1010 and are taken under authority of this Part must be released alive or euthanized except that striped skunks must be euthanized. All other Protected Species must be released alive or surrendered to a licensed rehabilitator.
- j) Methods of euthanizing animals must be approved by the Department and include, but are not limited to:
- 1) captive bolt, gunshot, drowning, and stunning;
 - 2) inhalants, including ether, halothane, methoxyflurane, isoflurane, nitrous oxide, N₂, carbon monoxide, and carbon dioxide; and
 - 3) non-inhalants including Secobarbital/dibucaine and T-61.
- k) All euthanized animals must be transferred to a licensed renderer or disposed of in accordance with the Illinois Dead Animal Disposal Act (Ill. Rev. Stat. 1989, ch. 8,

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- par. 149 et seq.).
- l) The sale of animals or animal by-products taken under authority of this Part is prohibited.
- m) All animals released alive must be re-located into suitable habitat in the State of Illinois within 24 hours after capture. The release site must be located at least 10 but not more than 40 miles from the capture site unless the Department grants specific authority to release animals greater than 40 miles from the capture site and the animals are certified disease-free as provided for in 17 Ill. Adm. Code 630. Animals captured by duly appointed representatives of municipalities may be re-located into suitable habitat less than 10 miles from the capture site if this rule would require the release of animals on lands under the jurisdiction of another municipality.
- n) Temporary holding facilities must meet U.S. Department of Agriculture standards for animal welfare as specified in "Specifications for the Humane Handling, Care, Treatment, and Transportation of Warmblooded Animals Other Than Dogs, Cats, Rabbits, Hamsters, Guinea Pigs, Nonhuman Primates, and Marine Mammals" (Subpart F, Ch. 1, 9 CFR, 1985) (no later editions or amendments are included).
- o) Release of fauna onto public or private land requires written authorization from the site superintendent, tenant, or landowner. In the event that threatened or endangered species are involved, the release must be directed by the Endangered and Threatened Species Conservation Program Coordinator, Division of Natural Heritage, Department of Conservation, 524 South Second Street, Springfield, Illinois 62701.
- p) Permittees who rent, lend or otherwise transfer traps to clients, citizens, or other parties who are not under their direct supervision and have not obtained a Nuisance Wildlife Control Permit or a Nuisance Animal Removal Permit are responsible for any damages or violations of this Section that are perpetrated by the other party. Any animals taken by a second party must be reported by the permittee in accordance with subsection (q). Failure to comply with this Part will result in permit suspension or revocation in accordance with Section 525.40.

q) All permittees shall maintain records and submit an annual report to the Department showing the following information: (1) total number of complaints received, (2) number of complaints serviced, (3) county of residence, name, address, and phone number of the permittee, (4) number and kinds of animals relocated, (5) name, address, and phone number of any site supervisor, tenant or landowner on whose property animals were released, (6) locations where animals were released, and (7) number and kinds of all animals euthanized. This report shall be made on or before January 20 and shall include all operations for the period from January 1 through December 31 of the previous year. All such reports and records required by this Section shall be available for inspection by any officer or authorized employee of the Department, any sheriff, deputy sheriff, or any other peace officer at any reasonable time when request is made for same. Failure to comply with the provisions of this Section shall bar the permittee from obtaining a Nuisance Wildlife Control Permit for the following year.

Section 525.40 Revocation and Suspension of Permits - Hearings and Appeals

In accordance with Section 3.36 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, par. 3.36), failure to comply with the provisions of the Nuisance Wildlife Control Permit, Wildlife Codes of Illinois pertaining to Nuisance Wildlife Control Permits, and this Part or providing false information to obtain a Nuisance Wildlife Control Permit will result in suspension or revocation of the Nuisance Wildlife Control Permit. Suspension of the Nuisance Wildlife Control Permit will be for a period of not less than one year. Upon receiving three or more complaints about services rendered by a permittee, the Department will review allegations and may immediately suspend the permit of said person for a period of 90 days pending an investigation. The procedure by which suspensions and revocations are made, the rights of permittees to notice and hearing; and the procedures governing such hearings are set forth in 17 Ill. Adm. Code 2530.

SECTION 525.40 Revocation and Suspension of Permits - Hearings and Appeals

Section 525.40 Revocation and Suspension of Permits - Hearings and Appeals

SECTION 525. EXHIBIT A APPLICATION FOR NUISANCE WILDLIFE CONTROL PERMIT

Part 1. Personal Data

Name	First	Middle Initial	Last
Address	Street		
Phone	City	State	Zip Code
Date of Birth	Area Code	Number	
	Month	Day	Year

Part 2. Type of permit applied for (check one):

<input type="checkbox"/>	Class A (Commercial)
<input type="checkbox"/>	Class B (Volunteer)
<input type="checkbox"/>	Class C (Governmental Bodies Only)

Part 3. Work Area (Applicants for Class A and B Permits only)

A list of permittees is distributed to District Wildlife Biologists and Conservation Police Officers so that they can refer complainants to permittees who service that area. Please list (in order of preference) up to four counties that you service. This list will be used strictly for referrals; your activities are not restricted to this area.

County 1
County 2
County 3
County 4

I certify that all information provided on this application is true and correct, to the best of my knowledge.

Applicant's Signature

RETURN COMPLETED APPLICATIONS TO:
Illinois Department of Conservation
Division of Wildlife Resources
Lincoln Tower Plaza
524 South Second Street
Springfield, IL 62706

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

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NOTICE OF PROPOSED AMENDMENTS

1) HEADING OF THE PART: The Taking of Wild Turkeys - Spring Season

2) CODE CITATION: 17 Ill. Adm. Code 710

3) SECTION NUMBERS:

- 710.10 Amendments
- 710.20 Amendments
- 710.30 Amendments
- 710.50 Amendments
- 710.60 Amendments

4) STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.20 and 2.9 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, pars. 1.3, 1.4, 1.20 and 2.9).

5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUED INVOLVED:
These amendments will update season dates for the 1991 season, change county permit quotas and open two new counties to hunting.

6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No

7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

8) DOES THIS PROPOSED RULE CONTAIN INCORPORATIONS BY REFERENCE?
No

9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART?
No

10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.

11) TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price
Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787

12) INITIAL REGULATORY FLEXIBILITY ANALYSIS: This rule has no impact on small businesses or municipalities.

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION

CHAPTER I: DEPARTMENT OF CONSERVATION

SUBCHAPTER b: FISH AND WILDLIFE

PART 710

THE TAKING OF WILD TURKEYS - SPRING SEASON

Section	
710.10	Hunting Seasons and Permit Quotas
710.20	Turkey Permit Requirements
710.30	Turkey Hunting Regulations
710.40	Other Regulations (Repealed)
710.50	Regulations at Various Department Owned or Managed Sites
710.60	Releasing or Stocking of Turkeys

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.20, 2.9 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, pars. 1-3, 1.4, 1.20, and 2.9), and Sections 2.10 and 2.11 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, pars. 2.10 and 2.11).

SOURCE: Adopted at 4 Ill. Reg. 15, p. 153, effective April 1, 1980; codified at 5 Ill. Reg. 10643; amended at 6 Ill. Reg. 3852, effective March 31, 1982; amended at 7 Ill. Reg. 4208, effective March 25, 1983; amended at 8 Ill. Reg. 5663, effective April 16, 1984, amended at 9 Ill. Reg. 6200, effective April 24, 1985; amended at 10 Ill. Reg. 6848, effective April 4, 1986; amended at 11 Ill. Reg. 2267, effective January 20, 1987; amended at 12 Ill. Reg. 5342, effective March 8, 1988; amended at 13 Ill. Reg. 5090, effective April 4, 1989; amended at 14 Ill. Reg. 663, effective January 2, 1990; amended at 14 Ill. Reg.

Section 710.10 Hunting Seasons and Permit Quotas

a) Season Dates:

1st Season: Monday, April 98 - Friday, April 1312, 19901991.

2nd Season: Saturday, April 14¹³ - Friday, April 20¹⁹, 1990-1991.

3rd Season: Saturday, April 21st - Wednesday, May 21, 1991.

b) Open Counties and Permit Quotas:

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[illegible]

Adams	200300
Alexander	170
Brown	175
Calhoun	150
Carroll	150200
Cass	5075
Clay	50
Effingham	5075
Fayette	150
Fulton	120
Gallatin-Hardin	250260
Greene	120
Hancock	140
Henderson	6080
Jackson	310
Jersey	100200
Jo Daviess	350400
Johnson	75
Macoupin	90
Marion	70100
Marshall-Putnam	60
McDonough	110150
Monroe	80
Ogle	50
Pike	300350
Pope	420
Randolph	125150
Saline	80
Schuyler	275300
Union	330
Washington	60
Williamson	85

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 710.20 Turkey Permit Requirements

a) To take, or attempt to take, a wild turkey, Illinois residents must first obtain a "Wild Turkey Hunting Permit" from the Department of Conservation for a fee of \$15.00. Non-resident turkey hunters shall be charged the same fee for wild turkey hunting permits as that charged residents of Illinois by the state.

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in which the applicant resides, except that in no case shall the fee be less than \$30.00. If the state in which the applicant resides does not provide for turkey hunting by Illinois residents, then the fee shall be \$75.00. Non-residents are also required to obtain a Non-Resident Hunting License before hunting wild turkeys. Residents, except those exempted by Section 3.1 of the Wildlife Code (Ill. Rev. Stat. 19871989, ch. 61, par. 3.1) are also required to obtain a hunting license before hunting wild turkey. Permits are issued for a specific county or area and are valid only in the county or area designated on the permit. Applications for wild turkey permits must be mailed to:

Department of Conservation - Turkey
524 S. Second Street, Room 210
P. O. Box 19446
Springfield, Illinois 62794-9446

- b) Applicants must complete all portions of the permit application form. Incomplete applications will be rejected and fees returned. Each applicant must submit a personal check or money order for his/her individual application. Not more than 4 applications may be submitted for group hunters. Applicants submitting applications within three weeks of the season will not be guaranteed receipt of permit by start of season.
- c) Applications will be accepted January 2 through January 12. Applications received in the permit office after close of business on January 12, except for those postmarked before January 12, will be returned and will not be included in the computerized drawing. All requests must be on an official application form. Permits are not transferable and refunds will not be granted. Permits will be allocated in a computerized drawing to be held in Springfield in which the first choice of seasons will be allocated before the second or third choices are considered.
- d) Permits not issued during the computerized drawing will be available in a random daily drawing beginning February 19. All hunters not receiving a permit in the computerized drawing may apply at this time for the available permits.

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- e) Any permits not issued as of the second Monday in March will also be available in a random daily drawing to those hunters who have previously received one permit.
- f) Landowners or tenants of 40 acres or more land and members of their immediate family may apply for one free turkey permit for their property only in counties open for turkey hunting. A tenant for the purpose of this Part is one who rents 40 acres or more land for commercial agricultural purposes under an agreement with a landowner. Commercial agriculture shall be defined as utilization of land for the raising of hay, grain crops or livestock for profit. All landowners or tenants that do not reside on the property must possess a valid hunting license.
- g) Landowners, or tenants are not required to participate in the public drawing for permits and are not counted toward the total number of permits issued for a particular county. Landowner/tenant permits are valid for the entire 24 days encompassed by the 3 seasons, but allow the taking of only one wild turkey.
- 1) The immediate family is limited to the spouse, children, and parents permanently residing on the same property as the landowner or tenant.
- 2) Proof of ownership for all free landowner or tenant applications must be provided by one of the following methods:
- Submittal of a copy of property deed;
 - Submittal of a copy of contract for deed;
 - Submittal of copy of most recent real estate tax statement upon which landowner's name appears; ~~(if name on tax statement is different from name of landowner, proof of purchase agreement must be submitted.)~~
 - Submittal of a copy of either an Agricultural Stabilization and Conservation Service Form 476 or

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Commodity Credit Corporation Form 477;
OF

E) Submittal of a copy of a trust agreement
which must indicate that the trust owns
at least 40 acres and the applicant is
a beneficiary of the trust.

3) If you are applying for a tenant permit, you are required to submit, in addition to the landowner certification and proof of ownership, a copy of one of the following:

A) A copy of Internal Revenue Service
Schedule F 1986 Submittal of a copy of a
lease (not a hunting rights lease) or
rental agreement, file stamped as
recorded by the county desk, covering the
current year; or

B) Any document showing participation in Set
Aside or Agricultural Conservation
Programs (ACP) such as a farm Submittal
of a copy of either an Agricultural
Stabilization and Conservation Service
Form 4767 or Commodity Credit Corporation
Form 477 or Agricultural Conservation
Programs-245.

4) A hunting rights lease, or other non-agricultural lease, is not valid for a landowner or tenant permit.

5) If the property is owned or rented by more than one person: Only one landowner (and his immediate family) or one tenant (and his immediate family) will be issued a permit for every 40 acres of owned or rented land.

6) For example, if 3 persons own 90 acres, only 2 of the landowners and their immediate family may receive turkey permits.

7) Shareholders of corporations owning 40 or more acres of land in a county may apply for a free permit to hunt the corporation lands only. Only one permit per 40 acres, for a maximum number of 15 permits per county shall be issued

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Lands leased to corporations shall not be considered as a basis for a free permit for the shareholders of the lessee. Lands held in trust by corporations shall not be considered as a basis for a free permit by the shareholders of the trustee. If application is made for a free permit based upon lands owned by the corporation, a duly authorized officer of the corporation must sign a notarized statement authorizing the applicant to hunt on the corporate lands for which a permit is being requested. This statement must identify the applicant is a shareholder, identify authorization to hunt and identify that no more than 15 authorizations will be requested per county for the corporation lands. This document must be attached to the application upon submittal to the Permit Office.

8) Landowners or tenants who obtain a free permit to hunt their owned or leased property may apply for a second county-wide permit (\$15.00 fee) from any permits not issued as of the second Monday in March in a random daily drawing.

h) A \$3.00 service fee will be charged for replacement permits issued by the Department.

i) It shall be unlawful to:

1) Submit applications before the second Monday in March for receiving more than one permit for the same person, and thereafter, submittal of applications for receiving more than two permits for the same person.

2) Provide false and/or deceptive information on a permit application form. In addition to criminal charges, individuals found guilty of violating this section shall have their application rejected, permit revoked, and fees forfeited.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

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Section 710.30 Turkey Hunting Regulations

It is unlawful:

- a) to use live turkey decoys, recorded calls, dogs, or bait;
- b) to take any wild turkey except a gobbler (male), or a hen with a visible beard;
- c) to take, or attempt to take, more than two wild turkey during the spring season, one must have a valid permit for each turkey that is taken;
- d) to use any weapon except a shotgun or bow and arrow. #4 shot is the largest and #7 1/2 is the smallest size shot that may be legally used. Archers may use a long, recurved, or compound bow with a minimum pull of 40 pounds at some point within a 28-inch draw; a barbless broadhead hunting arrow is the only legal arrow. Any mechanical device capable of maintaining a drawn position or partially drawn position on a bow is illegal;
- e) to hunt except from 1/2 hour before sunrise to noon during each day of the season;
- f) for any person having taken the legal limit of wild turkey(s) to further participate with a weapon in any hunting party for the purpose of taking additional wild turkeys;
- g) for any person to hunt wild turkeys without having a signed Wild Turkey Hunting Permit in possession;
- h) to transport a wild turkey without first affixing the adhesive-backed turkey permit securely around the leg. Leg tag must be affixed to the turkey immediately upon taking possession. The wild turkey shall be taken whole (netor field dressed) to the designated check station for the county in which it was killed, or the closest check station, by 2:00 P.M. the same day it was killed. It will be checked, tagged and recorded by the Department at the check station.
- i) For any person to shoot a wild turkey while it is in a tree before 7:00 a.m.

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- j) For any person to use a turkey call or to attempt to call a turkey while in the field from April 1 through the day before turkey season in counties open to turkey hunting.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 710.50 Regulations at Various Department Owned or Managed Sites

- a) Statewide regulations shall apply for the following sites:
 - Carlyle Lake Wildlife Management Area
 - LaRue Scatters
 - Mark Twain N.W.R., Gardner Division
 - Mississippi River Pool #18 (Henderson County)
 - Oakwood Bottoms
 - Panther Creek Conservation Area
 - Pike County Conservation Area
 - Rockhouse Creek (Monroe County)
 - Saline County Conservation Area
- b) Statewide regulations shall apply except that all hunters must check in and out and report turkeys harvested at the check station for the following sites:
 - Anderson Lake Conservation Area
 - Fort de Chartres - muzzleloading shotgun or archery only.
 - Giant City State Park - hunting allowed only in designated zones.
 - Kaskaskia River State Fish and Wildlife Area - south of Highway 154 only.

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TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT
CHAPTER I: DEPARTMENT OF CORRECTIONS
SUBCHAPTER d: PROGRAMS AND SERVICES

PART 460
IMPACT INCARCERATION PROGRAM

Section

- 460.10 Applicability
- 460.12 Definitions
- 460.15 Responsibilities
- 460.20 Eligibility Criteria
- 460.30 Screening and Placement
- 460.40 Program Requirements
- 460.50 Training and Disciplinary Procedures
- 460.60 Program Terminations
- 460.70 Program Review Hearings
- 460.80 Successful Program Completion
- 460.90 Grievances

AUTHORITY: Implementing and authorized by Sections 3-2-2 and 5-8-1.1 of the Unified Code of Corrections (Ill. Rev. Stat. 1989, ch. 38, pars. 1003-2-2 and 1005-8-1.1, as amended by P.A. 86-1182 and 86-1183, effective August 20, 1990).

SOURCE: Emergency rule adopted at 14 Ill. Reg. 17084, effective September 27, 1990, for a maximum of 150 days; adopted at ___ Ill. Reg. ___, effective _____.

Section 460.10 Applicability

This Part is applicable to persons committed to the Adult Division of the Department of Corrections who have been approved by the courts and accepted by the Department for placement in the Impact Incarceration Program.

Section 460.12 Definitions

"Chief Administrative Officer" means the highest ranking official of a correctional facility.

"Department" means the Department of Corrections.

"Director" means the Director of the Department of Corrections.

"Impact Incarceration Program" means a structured, specialized, voluntary program administered by the Department for youthful offenders which emphasizes self-control and self-esteem through

military style regimentation, physical training and labor, education, and counseling. The short-term program is offered to eligible offenders approved by the courts and accepted by the Department.

"Program" means the Impact Incarceration Program.

Section 460.15 Responsibilities

- a) Unless otherwise specified, the Director or Chief Administrative Officer may delegate responsibilities stated in this Part to another person or persons or designate another person or persons to perform the duties specified.
- b) No other individual may routinely perform duties whenever a Section in this Part specifically states the Director or Chief Administrative Officer shall personally perform the duties. However, the Director or Chief Administrative Officer may designate another person or persons to perform the duties during periods of his temporary absence or in an emergency.

Section 460.20 Eligibility Criteria

In order to be eligible to participate in the Impact Incarceration Program, the committed person shall:

- a) Be not less than 17 years of age nor more than 29 years of age at the time of the sentencing order.
- b) Never have served a sentence of imprisonment for a felony in an adult correctional facility.
- c) Not have been convicted of a Class X felony, first or second degree murder, armed violence, aggravated kidnapping, criminal sexual assault, aggravated criminal sexual abuse or a subsequent conviction for criminal sexual abuse, forcible detention, or arson.
- d) Be sentenced to a term of imprisonment of at least 1 year but not more than 5 years.
- e) Be physically able to participate in strenuous physical activities or labor.
- f) Not have any mental disorder or disability which would prevent participation in the program.
- g) Consent in writing to participation in the program and to the terms and conditions thereof.

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- h) Be approved for placement in the program in the court's sentencing order.

Section 460.30 Screening and Placement

- a) Committed persons approved by the courts shall, subject to availability of space, be screened for placement in the program at a reception and classification center or unit in accordance with Part 503: Subpart A. In determining program approval of eligible committed persons, the Department may also consider, among other matters:

- 1) The committed person's criminal history, including outstanding warrants or detainers.
- 2) Whether the committed person has a history of escaping or absconding or attempting to escape or abscond.
- 3) Whether the committed person's participation in the program would pose a risk to the safety and security of any person or the facility.
- 4) The committed person's grade status.
- 5) The committed person's disciplinary record and institutional adjustment.
- 6) Availability of space in the program.
- 7) Whether the committed person has any known enemies in the program.

- b) The committed person shall be evaluated by a physician and mental health professional to determine whether he is physically and mentally able to participate in the program.
- c) The committed person shall sign a consent to participate in the program and to adhere to the terms and conditions of the program.
- d) If the committed person's screening indicates the committed person is eligible for acceptance in the program, the committed person may be assigned to a correctional facility until such time as space is available in the program. In order to remain eligible for acceptance in the program, the committed person must, among other matters, maintain eligibility requirements and a positive disciplinary record and institutional adjustment while awaiting transfer to the program facility. Acceptance in the program shall not be deemed to occur until such time as the committed person is

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admitted to the impact incarceration program facility. The committed person may grieve a determination that he is no longer eligible for acceptance in the program in accordance with Section 460.90.

- e) Committed persons not accepted by the Department for placement in the program shall be assigned to a correctional facility to serve the sentence imposed by the sentencing court.
- f) The Department shall notify the sentencing court in writing of a committed person's acceptance in the Impact Incarceration Program.

Section 460.40 Program Requirements

- a) Committed persons participating in the program shall actively serve 120 days in the Impact Incarceration Program, not including time served in correctional facilities while awaiting transfer to the program. Days actively served means days in which the committed person was present at the impact incarceration program facility and participated in scheduled daily routines. Committed persons shall be excused from active service for up to three days due to writs, furloughs, or temporary transfer to another facility for medical treatment. Any other time which is not spent in active service shall not be credited towards completion requirements. Time required to be served in the program shall not be reduced by the accumulation of good time. The total time a committed person shall serve in the program may be extended in accordance with Section 460.70(h), but shall not exceed 180 active days.
- b) A committed person who has been removed from the program and later readmitted in accordance with Section 460.90 shall receive credit for previous days served in the program.
- c) Committed persons shall be required to participate in physical training and labor, military formation and drills, regimented activities, education, counseling, and other program activities required by the Department.
- d) Committed persons shall be provided with, have access to, and be required to adhere to all departmental rules and facility requirements of the program, including rules of behavior and conduct and grooming standards.
- e) Committed persons shall be provided with clothing, bedding, linens, writing materials, and initial supplies of personal hygiene items.

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f) Committed persons shall be afforded the rights and privileges set forth in Part 525 with the following exceptions:

- 1) Visits shall not be allowed during the first 60 days of the program and telephone calls shall not be allowed during the first 30 days of the program, except for visits from and telephone calls to attorneys and their paralegals and investigators, clergy, or in an emergency.
- 2) Packages and publications shall be prohibited and shall be returned to the sender at the sender's expense if the sender's identity can be determined. If, within five days of receipt, the sender's identity cannot be determined and the committed person does not designate another person to receive such materials at his expense, the materials shall be disposed of by the facility.
- 3) Permission to marry shall not normally be granted.

g) Committed persons shall be provided a standard credit amount for canteen trading each week. This amount shall not accumulate. Committed persons shall be required to trade for necessary personal hygiene items when initial State-issued items are depleted prior to obtaining other canteen items.

h) Receipt and deposit of funds shall be in accordance with Parts 205 and 525. However, committed persons shall be prohibited from expending trust fund monies, except as approved by the Chief Administrative Officer.

i) Except as provided in this Part or as otherwise determined by the Chief Administrative Officer, privileges, services, and other requirements set forth in departmental rules shall not apply to committed persons accepted in the Impact Incarceration Program.

Section 460.50 Training and Disciplinary Procedures

a) Committed persons shall be subject to disciplinary action for commission of infractions as set forth in Part 504: Subpart A. However, disciplinary procedures set forth in Part 504 shall not be applicable to persons committed to the program except in cases in which the Department seeks to revoke good time.

b) As an alternative to the disciplinary procedures set forth in Part 504, training alternatives as determined appropriate by the Chief Administrative Officer or demerits may be summarily imposed by the shift commander or designee for all other infractions of rules

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or program requirements. The alternative training utilized shall be based, among other matters, upon:

- 1) The seriousness of the infraction;
- 2) Previous training alternatives used for the same infraction;
- 3) Previous training alternatives used for other infractions; and
- 4) The frequency in which training alternatives have been used.

c) Alternative training requirements shall include, but not be limited to:

- 1) Verbal counseling of the committed person;
- 2) Physical training as approved by the Chief Administrative Officer;
- 3) Restriction to room or bunk;
- 4) Extra duty or labor;
- 5) Assignment change;
- 6) Extra drill;
- 7) Additional educational, counseling, or other program activities;

8) Loss or restriction of privileges including, but not limited to, visits, telephone, television viewing, and canteen. However, legal and chaplaincy visits and access to legal materials shall not be limited or restricted as a training alternative.

d) Committed persons may be issued demerits which document infractions of rules or program requirements.

Section 460.60 Program Terminations

a) Committed persons may voluntarily terminate participation in the program. A notice of termination shall be signed by the committed person. Once the committed person has been voluntarily removed from the program, the committed person shall not be readmitted to the program for any reason.

b) Committed persons may be involuntarily terminated from the program by the Department for the following reasons:

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- 1) The committed person is found guilty of a major rule violation in accordance with Part 504: Subpart A.
- 2) The committed person is determined not to meet the eligibility criteria or requirements for Department approval as outlined in Sections 460.20 and 460.30.
- 3) Noncompliance with program requirements as documented by 12 or more demerits.
- c) Prior to involuntary termination from the program, the committed person shall be afforded a disciplinary hearing in accordance with Part 504: Subpart A or a Program Review Hearing in accordance with Section 460.70. Any recommendation to involuntarily terminate a committed person from the program shall be reviewed and approved by the Director.
- d) The committed person may be transferred to another correctional facility prior to any hearing required by this Part or Part 504. In the event the committed person is found not to have committed the infraction or program termination is not deemed appropriate, the committed person shall be returned to the impact incarceration program facility.
- e) Committed persons terminated from the program shall serve the sentence imposed by the sentencing court. The committed person shall receive credit for good time which has not been revoked for time served in the program.

Section 460.70 Program Review Hearings

- a) The Chief Administrative Officer shall appoint one or more hearing officers to conduct Program Review Hearings.
- b) A Program Review Hearing shall be conducted when the committed person has been referred for possible extension of time to be served in the program or involuntary termination from the program for reasons other than a major rule infraction as set forth in Section 460.60. Referrals may be made by administrative, program, or security staff and shall be subject to review by the shift commander to determine whether a hearing is warranted.
- c) The committed person shall receive written notice no less than 24 hours prior to the hearing. The committed person may waive the 24-hour advance notice. The waiver shall be in writing.
- d) The committed person shall have the opportunity to appear before and address the hearing officer who shall be appointed by the

Chief Administrative Officer. However, failure to appear before and address the hearing officer may be adversely construed against the committed person by the hearing officer.

- 1) The committed person may make any relevant statement or produce any relevant documents in his defense.
- 2) Prior to the hearing, the committed person may request that witnesses be interviewed. The request shall be in writing in the space provided on the hearing notice and shall include an explanation of what the witnesses would state. A means shall be provided for committed persons to submit witness request slips. If the committed person fails to make the request in a timely manner before the hearing, the hearing officer may disapprove witness requests or he may grant a continuance for good cause shown.
- 3) The committed person may, upon written request and for good cause shown, be granted additional time to prepare his defense.
- 4) The committed person shall not have the right to either retained or appointed counsel. The committed person may request the assistance of a staff member in the preparation of his defense if he is illiterate, does not speak English, or when other circumstances exist which preclude him from adequately preparing his defense.
- e) Any person who initiated the referral for a hearing, or who witnessed the incidents which form the basis for the referral, or who conducted a formal investigation into the allegations for program termination, or who is otherwise not impartial shall not serve as the hearing officer for the committed person's Program Review Hearing.
- f) The hearing officer may interview witnesses or review summaries of their testimony prior to or at the hearing and review any information relevant to the hearing.
 - 1) The committed person does not have the right to confront or cross-examine any witnesses but may submit questions for the witnesses to the hearing officer prior to the hearing.
 - 2) The hearing officer may exclude any witnesses requested by the committed person if their testimony would be, among other matters, irrelevant, cumulative, or would jeopardize the safety or disrupt the security of the facility or any person.

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If any witness is excluded, a written reason shall be provided.

finding that material is being deleted based on safety or security concerns.

g) The hearing officer may continue the hearing when additional information is needed, for further investigation, or for good cause shown by the committed person.

j) The Chief Administrative Officer shall review all Program Review Hearing dispositions. The Director shall review all Program Review Hearing dispositions which recommend that the committed person be terminated from the program.

h) The hearing officer shall take one of the following actions, based upon the relevant information admitted:

1) The Director or Chief Administrative Officer may take the following actions:

1) Find that the committed person's actions do not warrant termination from the program or any other action. In that case, the hearing officer shall order that the program review hearing be dismissed and the notice be expunged from the committed person's master record file. A copy shall be maintained in an expungement file.

A) Confirm the disposition in whole or in part.

B) Order additional or new proceedings.

C) Suspend or overturn the disposition.

D) Approve other actions in accordance with Section 460.50.

2) Find that further investigation or information is necessary to determine if the committed person's actions warrant termination from the program.

3) Find that further observation of the committed person's performance in the program is needed and continue the hearing.

2) The Director or Chief Administrative Officer shall not increase, but may reduce, the dispositions imposed.

4) Find that the committed person's actions do not warrant program termination, but recommend one or more of the following actions:

k) The committed person shall be provided with a copy of the written summary which includes the action approved by the Chief Administrative Officer and a copy shall be placed in his master record file.

A) Training alternatives in accordance with Section 460.50.

B) Increased time in the program, not to exceed a total of 180 days of active service in the program.

C) Programming changes.

1) The committed person shall be informed of the opportunity to appeal any adverse decision through the grievance procedure outlined in Part 460.90.

5) Find that the committed person's actions warrant program termination and recommend that he be terminated from the program.

i) A record, signed by the hearing officer, which contains a summary of oral and written statements and other information presented, the reasons for the decision, and the action recommended shall be submitted to the Chief Administrative Officer for review and approval. If the safety and security of the facility or any person may be jeopardized by certain references in the written record, they may be deleted but the fact that omissions have been made shall be noted on the summary, along with a

b) Upon successful completion of the program, the committed person shall serve a term of mandatory supervised release.

c) The Department shall certify in writing the committed person's successful completion of the program to the sentencing court.

Section 460.80 Successful Program Completion**Section 460.90 Grievances**

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- a) Grievances shall be processed in accordance with Part 504: Subpart F with the following exceptions:

- 1) The Grievance Officer shall submit a recommendation to the Chief Administrative Officer within 5 working days of receipt of the grievance, whenever possible.
- 2) The Chief Administrative Officer shall advise the committed person in writing of the decision within 5 working days after receiving the Grievance Officer's report, whenever possible.
- 3) The committed person may appeal the facility's decision in writing to the Director within 10 working days of receipt of the written decision.
- 4) The Director shall determine whether the grievance requires a hearing before the Administrative Review Board.

A) If it is determined that the grievance is without merit or can be resolved without a hearing, the committed person shall be advised of the disposition, in writing, within 10 working days of receipt of the grievance, whenever possible.

B) If an Administrative Review Board hearing is required, the Board shall submit a written report of the findings and recommendations to the Director within 15 working days of receipt of the grievance, whenever possible.

C) The Director shall review the findings and recommendations of the Administrative Review Board and make a final written determination within 10 working days of receipt of the Board's report, whenever possible.

b) A committed person may file a written grievance requesting to be admitted or readmitted to the Impact Incarceration Program whenever the factors which made him ineligible for the program have been resolved.

c) Committed persons shall not be permitted to file grievances in regard to voluntary terminations from the program.

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NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: ARBITRATION
- 2) Code Citation: 50 Ill. Adm. Code 7030
- 3) Section Number:

7030.20
7030.80

Proposed Action:

Amendment
Amendment

- 4) Statutory Authority: Implemented by Section 19 and authorized by Section 16 of the Workers' Compensation Act (Ill. Rev. Stat. 1989, ch. 48, pars. 138.19 and 138.16) and the Workers' Occupational Diseases Act (Ill. Rev. Stat. 1989, ch. 48, pars. 172.54 and 172.51).

- 5) A complete description of the subjects and issues involved:

Certain pre-arbitration and arbitration procedures implemented by the Industrial Commission were invalidated by the Illinois Appellate Court in *Berrios v. Ray J. Rybacki, et al.*, 190 Ill. App. 3d 388 (1989) for the reason that the Industrial Commission failed to promulgate the procedures in accordance with the Administrative Procedure Act. On remand from the Appellate Court, the Circuit Court of Cook County ordered the Commission to consider amendments to its pre-arbitration and arbitration procedures in accordance with the Administrative Procedure Act (87 CH 11027). The Commission has considered these procedures and proposes amendments to Part 7030 as described below.

Section 7030.20 sets forth procedures for setting a case for trial. It is proposed that requests for trial be made at the monthly status call with 15 days notice of the request to be given to opposing counsel. On each trial day between 8:45 a.m. and 9:15 a.m., the Arbitrator shall establish the order in which cases shall proceed. All Request for hearing forms must be completed, signed and submitted to the Arbitrator by 9:30 a.m. Any party who requests a trial date must be prepared to proceed to trial. All cases, except those which are heard under Section 19b-1 of the Act, must be concluded within 3 months of the first hearing date or the Arbitrator will close proofs and render a decision. All Section 19b-1 hearings must be concluded during the Arbitrator's next hearing cycle.

Section 7030.20 further provides that any party requesting a trial date must appear at the status call on the date set forth in the motion. The request may be withdrawn by serving notice of the withdrawal on all other parties and the Arbitrator at least 7 days prior to the monthly status call date. Failure of to appear at the monthly status call to obtain a date certain for trial where no notice of withdrawal has been sent, may upon oral motion of opposing counsel at the status call, result in the case being continued for 6 months instead of 3 months.

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Section 7030.80 provides that at the close of proofs, the Arbitrator may require each party to submit a brief within 14 days. The brief must set forth the party's position on each issue in dispute and be served on the Arbitrator and all other parties.

- 6) Will this proposed rule replace an emergency rule currently in effect?
No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives? N/A
- 11) Time, place and manner in which interested persons may comment on proposed rulemaking:

Interested persons may present their comments concerning this proposed rulemaking in writing within 30 days after publication of this Notice to:

Kathryn A. Kelley
Counsel
Illinois Industrial Commission
100 W. Randolph Street
Suite 8-272
Chicago, Illinois 60601
(312) 814-6559

or at public hearings to be held as follows:

DATE: November 26, 1990
TIME: 3:30 p.m.
PLACE: Illinois Industrial Commission
701 Second Street
Springfield, Illinois 62704

DATE: December 3, 1990
TIME: 10:00 a.m.
PLACE: Illinois Industrial Commission
100 W. Randolph Street
Suite 8-243
Chicago, Illinois 60601

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12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 31, 1990
- B) Types of small businesses affected: None
- C) Reporting, bookkeeping or other procedures required for compliance: None
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

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TITLE 50: INSURANCE
CHAPTER II: INDUSTRIAL COMMISSIONPART 7030
ARBITRATION

Section	Arbitration Assignments
7030.10	Setting a Case for Trial
7030.20	Disqualification of Commissioners and Arbitrators
7030.30	Request for Hearing
7030.40	Subpoena Practice
7030.50	Depositions
7030.60	Rules of Evidence
7030.70	Briefs, Arbitrators' Decisions
7030.80	Opening and/or Closing Statements
7030.90	Voluntary Arbitration under Section 19(p) of the Workers' Compensation Act and Section 19(m) of the Workers' Occupational Diseases Act
7030.100	

AUTHORITY: Implementing Section 19 and authorized by Section 16 of the Workers' Compensation Act (Ill. Rev. Stat. 1989, ch. 48, pars. 138.19 and 138.16) and the Workers' Occupational Diseases Act (Ill. Rev. Stat. 1989, ch. 48, pars. 172.54 and 172.51)

SOURCE: Filed and effective March 1, 1977; amended at 4 Ill. Reg. 26, p. 159, effective July 1, 1980; emergency rule at 5 Ill. Reg. 8547, effective August 3, 1981 for a maximum of 150 days; amended at 6 Ill. Reg. 3570, effective March 22, 1982; emergency rule at 6 Ill. Reg. 5820, effective May 1, 1982 for a maximum of 150 days; amended at 6 Ill. Reg. 8040, effective July 7, 1982; amended at 6 Ill. Reg. 11909, effective September 20, 1982; codified at 7 Ill. Reg. 2514; amended at 9 Ill. Reg. 19722, effective December 6, 1985; emergency rule at 14 Ill. Reg. 4913, effective March 9, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 13141, effective August 1, 1990; amended at ___ Ill. Reg. ____; effective ____.)

Section 7030.20 Setting a Case for Trial

- a) A request for a date certain for trial may be made at the monthly status call on which the case appears. A request for a trial date in a case which does not appear on the monthly status call may only be made in accordance with Section 7020.60(b)(2)(B).
- b) If the parties by agreement request a trial date, the Arbitrator will hold a pretrial conference and, at the conclusion of said conference, if the matter is not resolved, the Arbitrator will assign a specific date and time for trial. A pre-trial

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conference may be held by the Arbitrator.

c) If there is no agreement:

- 1) ~~The Petitioner~~ Any party may file a motion requesting a date certain for trial. The motion ~~should~~ must be accompanied by a form provided by the Industrial Commission called a Request for Hearing, which sets forth the ~~Petitioner's~~ moving party's claims on each issue.
- 2) ~~A~~ A Respondent may file a motion requesting a date certain for trial if Respondent claims that:
 - ~~A~~ Respondent has not received in the prior 6 months any bills or other evidence that Petitioner is under medical care or undergoing physical or vocational rehabilitation related to the alleged accidental injuries, and
 - ~~B~~ Respondent has evidence establishing that Petitioner has not been entitled for the prior 6 months to temporary total disability benefits as a result of the alleged accidental injuries, and such benefits have not been paid for that period.

- ~~B~~ The motions for ~~trial~~ trial dates shall be filed and heard pursuant to Section 7020.70 and Section 7020.60. If the Arbitrator determines that proper and timely fifteen (15) days notice was given of the motion for trial date to the Arbitrator and the opposing party, opposing party was provided with a completed Request for Hearing, said case appears on the monthly status call on the date the motion is heard, or if the case is not on the status call, the Arbitrator has determined that the case falls within the exceptions in Section 7020.60(b)(2)(B), and that the matter should proceed to trial, the Arbitrator shall set the matter for trial on a date 15-days or more after the opposing party has received a completed Request for Hearing, or form, or a completed Petition for Immediate Hearing, or sooner by agreement of the parties and the Arbitrator certain. If the lawyer for any party for the party himself if unrepresented fails without good cause to appear, the Arbitrator will hear the motion for trial date ex parte, and if the Arbitrator determines the matter is ready for trial, will set a trial date convenient to the Arbitrator and the party that appeared, but in no event less than 15 days from receipt by the opposing party of the Request for Hearing form setting forth the
- 3) The motions for ~~trial~~ trial dates shall be filed and heard pursuant to Section 7020.70 and Section 7020.60. If the Arbitrator determines that proper and timely fifteen (15) days notice was given of the motion for trial date to the Arbitrator and the opposing party, opposing party was provided with a completed Request for Hearing, said case appears on the monthly status call on the date the motion is heard, or if the case is not on the status call, the Arbitrator has determined that the case falls within the exceptions in Section 7020.60(b)(2)(B), and that the matter should proceed to trial, the Arbitrator shall set the matter for trial on a date 15-days or more after the opposing party has received a completed Request for Hearing, or form, or a completed Petition for Immediate Hearing, or sooner by agreement of the parties and the Arbitrator certain. If the lawyer for any party for the party himself if unrepresented fails without good cause to appear, the Arbitrator will hear the motion for trial date ex parte, and if the Arbitrator determines the matter is ready for trial, will set a trial date convenient to the Arbitrator and the party that appeared, but in no event less than 15 days from receipt by the opposing party of the Request for Hearing form setting forth the

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~~moving party's claims.~~ The party that appeared shall notify the ~~tawyer for the~~ opposing party ~~for the opposing party if unrepresented~~ of the hearing trial date. The case will proceed to trial on a the trial day set, and a decision rendered on the merits, based on the evidence presented by the party or parties who appear. Failure of both parties to appear on the trial day set without good cause ~~will~~ may result in dismissal of the claim. Failure of the Petitioner to appear without good cause on the trial day may result in dismissal of the claim if Respondent appears and is prepared to proceed to trial. Failure of the Respondent to appear may result in an ex parte hearing as to the merits of the cause.

party submit a brief within 14 days. The brief must set forth all issues in dispute and the party's position on each issue. The brief must be served on the Arbitrator and all other parties and contain proof of service.

b) After the closing of proofs the Arbitrator will issued a written decision which shall include:

- 1) ~~e~~ the Commission number of the case, the names of the parties, and the name of the county in which the case was heard;
- 2) ~~b~~ the issues agreed to and in dispute as stipulated to by parties;
- 3) ~~e~~ the Arbitrator's findings of fact and conclusions of law separately stated, upon each contested issue;
- 4) ~~e~~ applicable orders resulting from the findings of fact and conclusions of law;
- 5) ~~e~~ a statement of the requirements for filing a decision pursuant to 50 Ill. Administrative Code 7040.10(a) and (b).

d) On each trial day between 8:45 a.m. and 9:15 a.m. the Arbitrator shall establish the order in which cases shall proceed that day. Request for Hearing forms must be completed, signed and submitted to the Arbitrator by 9:30 a.m. If a case does not proceed to trial on the day set due to the volume of cases set by the Arbitrator, the parties may obtain a preference order on the trial date to be presented at the next monthly status call on which the case appears in accordance with Section 7020.60(b)(2)(C).

- 6) ~~f~~ where applicable, a statement of the rate of interest due under Section 19(n) of The Workers' Compensation Act, (Ill. Rev. Stat. 1989 1989, ch. 48, par. 138.19(n))

(SOURCE: Amended at __ Ill. Reg. ____, effective ____.)

e) Any party who requests a date certain for trial must be prepared to proceed to trial. All cases, except those which are heard under Section 19(b-1) of the Act, must be concluded within 3 months of the first hearing date or the Arbitrator will close proofs and render a decision. All hearings under Section 19(b-1) of the Act must be concluded during the Arbitrator's next hearing cycle.

f) Any party requesting a date certain for trial must appear at the monthly status call on the date set forth in the motion. A party may withdraw the request by serving notice of the withdrawal on all other parties and the Arbitrator at least 7 days prior to the monthly status call date. Failure to proceed at the monthly status call to obtain a date certain for trial where no notice of withdrawal has been sent may, upon oral motion of opposing party at the status call, result in the case being continued for 6 months.

(SOURCE: Amended at __ Ill. Reg. ____, effective ____.)

Section 7030.80 Briefs, Arbitrators' Decisions

a) At the close of proofs, the Arbitrator may require that each

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1) Heading of the Part: PRE-ARBITRATION2) Code Citation: 50 Ill. Adm. Code 70203) Section Number:

7020.10
7020.20
7020.30
7020.40
7020.50
7020.60
7020.70

Proposed Action:

Amendment
Amendment
Amendment
Amendment
Amendment
Amendment

4) Statutory Authority: Implementing and authorized by Section 16 of the Workers' Compensation Act (Ill. Rev. Stat. 1989, ch. 48, pars. 138.16).5) A complete description of the subjects and issues involved:

Certain pre-arbitration and arbitration procedures implemented by the Industrial Commission were invalidated by the Illinois Appellate Court in *Berrios v. Ray J. Rybacki, et al.*, 190 Ill. App. 3d 388 (1989), for the reason that the Commission failed to promulgate the procedures in accordance with the Administrative Procedure Act. On remand from the Appellate Court, the Circuit Court of Cook County ordered the Commission to consider amendments to its pre-arbitration and arbitration procedures in accordance with the Administrative Procedure Act (87 CH 11027). The Commission has considered these procedures and proposes amendments to Part 7020 as described below.

In Section 7020.10 various technical changes are made. Subsection (c) is added and provides that all documents presented for filing Monday through Friday, except legal holidays, during the hours of 8:30 a.m. and 5:00 p.m. shall be filed and time-stamped by the Commission. If the document fails to comply with the Workers' Compensation Act, Workers' Occupational Diseases Act or the Rules Governing Practice Before the Industrial Commission, a party to the proceeding may move to strike the document.

Section 7020.20 includes technical changes and provides that the Application for Adjustment of Claim be served on the Respondent or "its designated agent."

Section 7020.30 includes technical changes and deletes the requirement that an Affidavit denying solicitation of employment be filed by any attorney representing a party.

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Section 7020.40 provides that persons other than licensed attorneys shall be allowed to appear on routine matters. The language "within the discretion of the hearing officer" has been deleted.

Section 7020.50 includes technical changes and provides that designation of a hearing site may be had only upon showing to the Commission of hardship or by agreement of the parties. The words "not" and "except" have been deleted.

Section 7020.60(b) provides that each Arbitrator, subject to his or her availability, shall hold a monthly status call of cases on the docket that month and sets forth procedures regarding how the monthly status call is to be conducted. It is proposed that cases be continued for 3 month intervals, or at other intervals upon notice by the Commission, until they have been on file for 2 years at which time the parties must be present at the status call. Any request for a continuance in cases 2 years or older or any objections thereto must be made in writing to the Arbitrator prior to the status call. The Arbitrator will rule on such requests for continuances or objections at the status call. Failure of the Petitioner or his attorney to request a continuance and to appear at the status call will result in the case being dismissed for want of prosecution. Failure of the Petitioner to appear on the trial date without good cause shall result in dismissal of the case for want of prosecution. Failure of the Respondent to appear on the trial date without good cause shall result in an ex parte hearing on the merits of the claim.

Requests for a trial date may be made only when the case appears on the monthly call unless a Petition under Section 19(b) has been filed, death benefits are claimed or the case involves special circumstances which the Arbitrator decides warrants advancing the case for trial. If a case is set for trial and does not proceed because of the volume of cases set that day by the Arbitrator, the case may be given preference at the next status call on which the case appears.

Section 7020.70 sets forth the motion practice and provides that all motions must be served on the Arbitrator or Commissioner as well as all other parties and must include the type of motion and nature of the relief sought. The procedure regarding motion call books has been deleted. It is further proposed that the provision relating to Commissioners motion call books in Cook County be deleted and motions throughout the State be heard at the hearing location on the days designated by the Commission.

In Section 7020.70(b) the time required for personal service of notice of motion is changed from 48 hours to 3 days preceding the status call date. The time required for service of notice of motion by mail is changed by mail from 3 days to 5 days preceding the status call date. These time periods are exclusive of any intervening Saturday, Sunday or

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legal holiday. Service regarding a motion for immediate hearing under Section 19(b) or a motion requesting a trial date must be served 15 days preceding the status call day set forth in the notice.

Section 7020.70(c) provides that when a cause is pending on review, but not yet assigned to a specific Commissioner, motions shall be assigned to a sitting Commissioner. The provision providing that such motions shall be "heard by the Chairman or other Commissioner sitting in his stead" has been deleted.

6) Will this proposed rule replace an emergency rule currently in effect?
No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporation by reference? No

9) Are there any proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives? N/A

11) Time, place and manner in which interested persons may comment on proposed rulemaking:

Interested persons may present their comments concerning this proposed rulemaking in writing within 30 days after publication of this Notice to:

Kathryn A. Kelley
Counsel
Illinois Industrial Commission
100 W. Randolph Street
Suite 8-272
Chicago, Illinois 60601
(312) 814-6559

or at public hearings to be held as follows:

DATE: November 26, 1990
TIME: 3:30 p.m.
PLACE: Illinois Industrial Commission
701 Second Street
Springfield, Illinois 62704

ILLINOIS INDUSTRIAL COMMISSION

NOTICE OF PROPOSED AMENDMENTS

DATE: December 3, 1990
TIME: 10:00 a.m.
PLACE: Illinois Industrial Commission
100 W. Randolph Street
Suite 8-243
Chicago, Illinois 60601

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 31, 1990
- B) Types of small businesses affected: None
- C) Reporting, bookkeeping or other procedures required for compliance: None
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 50: INSURANCE
CHAPTER II: INDUSTRIAL COMMISSIONPART 7020
PRE-ARBITRATION

Section

7020.10	Docketing and Numbering of Cases
7020.20	Application for Adjustment of Claim
7020.30	Memorandum of Names and Addresses for Service of Notice and Attorneys' Appearance and Affidavit
7020.40	Who may Appear-Unauthorized Practice
7020.50	Hearing: Place; Notice: Change of Venue
7020.60	Continuances on Arbitration, Notices, Dismissal-for-Want-of Prosecution Monthly Status Call, Voluntary Dismissal
7020.70	Motion Practice, General
7020.80	Petitions for Immediate Hearing
7020.90	Petitions to Reinstate
7020.100	Medical Examinations

AUTHORITY: Implementing and authorized by Section 16 of the Workers' Compensation Act (Ill. Rev. Stat. 1989, ch. 48, par. 138.16).

SOURCE: Filed and effective March 1, 1977; amended at 2 Ill. Reg. 49, p. 244, effective December 7, 1978; amended at 3 Ill. Reg. 4, p. 13, effective January 21, 1979; amended at 4 Ill. Reg. 26, p. 59, effective July 1, 1980; emergency amendment at 4 Ill. Reg. 41, effective September 25, 1980 for a maximum of 150 days; amended at 5 Ill. Reg. 5530, effective May 12, 1981; emergency rule at 6 Ill. Reg. 5820, effective May 1, 1982 for a maximum of 150 days; amended at 6 Ill. Reg. 8040, effective July 1, 1982; amended at 6 Ill. Reg. 11909, effective September 20, 1982; codified at 7 Ill. Reg. 2345; emergency amendment at 8 Ill. Reg. 5986, effective August 16, 1984 for a maximum of 150 days; amended at 9 Ill. Reg. 16238, effective October 15, 1985; emergency amendment at 9 Ill. Reg. 19129, effective November 20, 1985; for a maximum of 150 days; amended at 10 Ill. Reg. 8096, effective May 5, 1986; amended at ___ Ill. Reg. ___, effective ____.

Section 7020.10 Docketing and Numbering of Cases

- a) All cases brought before the Illinois Industrial Commission shall be docketed, time-stamped and given a letter and number corresponding to either the Workers' Compensation Act (Ill. Rev. Stat. 1989, ch. 48, pars. 138.1 et seq.) or Occupational Diseases Act (Ill. Rev. Stat. 1989, ch. 48, pars. 172.36 et seq.) under which benefits are claimed and the year of filing. All subsequent pleadings or correspondence must should refer to letter and number.

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- b) All documents filed with the Industrial Commission including, but not limited to, Applications for Adjustment of Claim, Attorneys' Appearances, Motions and Petitions for Review, shall be served on all parties and shall have a certificate of service setting forth the time and manner of such service. A copy of all correspondence addressed to the Commission with respect to a pending matter shall be sent to all parties at the time it is sent to the Commission; all such correspondence shall list the parties to whom copies have been sent.

- c) The Industrial Commission shall file and time stamp all documents presented for filing Monday through Friday 8:30 a.m. to 5:00 p.m., except legal holidays. Any party to a proceeding may subsequently move to strike any document for failure to comply with the provisions of the Workers' Compensation Act, Workers' Occupational Diseases Act or the Rules Governing Practice Before the Industrial Commission (50 Ill. Adm. Code: Chapter II).

(SOURCE: Amended at ___ Ill. Reg. ___, effective ____.)

Section 7020.20 Application for Adjustment of Claim

- a) Applications for Adjustment of Claim with a certificate setting forth the date of service shall be filed in triplicate on an appropriate form provided by the Commission. Petitioner shall deliver serve one copy of the Application which has been filed to on the Respondent or its designated agent.
- b) An application for Adjustment of Claim must be limited to one accident or claim. After an Application has been filed with the Commission, any other Applications for Adjustment of Claim covering that accident, but naming a different employer, shall be assigned the same docket number as the original Application. Nothing herein shall bar the filing of an Amended Application for Adjustment of Claim.
- c) Applications for Adjustment of Claim should be completed in full and must provide a description of how the accident occurred, the part of the body injured, the geographical location of the accident for purposes of establishing venue, and a description of how notice of the accident was given or acquired by the Respondent.

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d) Once an Application for Adjustment of Claim is filed, the Illinois Industrial Commission will ~~shall~~ send the information on the Application on a Notice of Hearing to the Respondent at the address supplied by the Petitioner. If the Notice is returned to the Industrial Commission because the Petitioner has supplied the wrong address for the Respondent, the Industrial Commission will ~~shall~~ so inform the Petitioner. The Petitioner has the obligation of providing the Industrial Commission with the proper address so Notice can be sent to the Respondent.

e) Applications for Adjustment of Claim may be amended prior to a hearing on the merits by filing an Amended Application for Adjustment of Claim under the letter and number given the original Application for Adjustment of Claim. The Amended Application for Adjustment of Claim must be clearly labeled "Amended" and must have attached to it proof that Petitioner has served a copy of the Amended Application for Adjustment of Claim on the Respondent in the manner set forth in Section 7020.70.

(SOURCE: Amended at ___ Ill. Reg. ___, effective _____.)

Section 7020.30 Memorandum of Names and Addresses for Service of Notice and Attorneys' Appearance and Affidavit.

a) Each party, upon instituting or responding to any proceedings before the Commission, shall file with the Commission his address, or the names and addresses of any agent upon whom notices shall be reserved served either personally or by regular mail, addressed to such party or agent at the last address so filed with the Commission.

b) An Appearance, on forms provided by the Commission, shall be filed by any attorney or law firm representing either any party in any proceedings before the Commission. ~~All attorneys-at-law firms shall also file, on forms provided by the Commission, an Affidavit denying solicitation of employment. No party or insurance carrier may file an Appearance or Affidavit on behalf of an attorney or law firm. No attorney or law firm will be recognized in any case before the Commission unless he or they have duly entered their written Appearance and executed his or their Affidavit of non-solicitation. When an Appearance has been duly filed by a law firm, any attorney member of that firm may appear and be recognized by the Commission.~~

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Appearances filed by Petitioner's attorney shall be accompanied by an "Attorney Representation Agreement," on a form prescribed by the Commission, completely filled out and signed by Petitioner and attorney.

c) Once an Appearance has been filed, Leave to Withdraw can only be had upon written order of the Commission or a duly designated Arbitrator thereof following appropriate notice to the client and the opposing side. Substitution of Counsel may be had by filing with the Commission and serving on the opposing party a notification of the substitution, signed by the attorney of record, the substituted attorney and the client.

(SOURCE: Amended at ___ Ill. Reg. ___, effective _____.)

Section 7020.40 Who May Appear-Unauthorized Practice

a) Only attorneys licensed to practice in the State of Illinois may appear on behalf of parties to litigation before the Industrial Commission. This specifically includes presentation of Settlement Contracts and Lump Sum Petitions. Attorneys licensed to practice in states other than Illinois may appear with leave of the Commission.

b) For routine matters, such as agreed continuances or other ministerial acts, persons other than licensed attorneys will ~~shall~~ be permitted to appear on behalf of a party within the discretion of the hearing officer.

(SOURCE: Amended at ___ Ill. Reg. ___, effective _____.)

Section 7020.50 Hearing: Place; Notice: Change of Venue

a) Except to the extent modified by Section 7020.80 in reference to proceedings under Section 19(b-1) of the Workers' Compensation Act (Ill. Rev. Stat. 1989 1989, ch. 48, par. 138.19(b-1)), of the following provisions shall apply:

b) Upon receipt of an Application for Adjustment of Claim the Commission will ~~shall~~ fix a date and place for hearing and a date for initial status before an Arbitrator of the Commission in accordance with the applicable Act. The place designated shall be a hearing site located in or nearest geographically to the vicinity in which the alleged accident or exposure occurred. Where the accident occurred outside of Illinois and the applicant

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resides in Illinois, the case shall be set at the hearing site geographically nearest to where the applicant resides. Where the accident occurs out-of-state outside of Illinois and the applicant resides out-of-state outside of Illinois then the case shall be set at the hearing site most convenient to the parties. Designation of a hearing site other than as provided above may not be had except upon showing to the Commission of extreme hardship worked upon a party or parties by the designated site, or by agreement of the parties.

(SOURCE: Amended at ___ Ill. Reg. ___, effective _____.)

Section 7020.60 Continuances on Arbitration, Notices, Dismissal for Want of Prosecution Monthly Status Calls, Voluntary Dismissal

a) Continuances on Arbitration; Notices

Each Arbitrator will hold a monthly call of cases assigned to that Arbitrator and which have been on file at the Illinois Industrial Commission for 3 years or more. Parties in such cases are expected to appear at all settings on arbitration either in person or through their lawyers. Failure of the petitioner to appear shall result in the cause being dismissed for want of prosecution; failure of the respondent to appear shall result in an ex parte hearing on the merits of the petitioner's claim.

Written notices will be sent to the parties for the first status call setting on arbitration only. Thereafter, cases will be continued periodically for 3 month intervals, or at other intervals upon notice by the Commission, until the case has been on file at the Industrial Commission for 32 years (see Section 7020.60(e)). has been set for trial pursuant to Section 50-III. Adm. Code 7030.9020(f), Arbitration has been continued in accordance with Section 7030.20(f), or otherwise disposed of. The parties must obtain any continued hearing status call dates from the Industrial Commission records.

b) Monthly Status Calls

1) Each Arbitrator, subject to his or her availability, shall hold a monthly status call of cases which appear on the Arbitrator's docket that month.

A) In Cook County, each Arbitrator's monthly status call shall be held at 2:00 p.m. on a date and place designated by the Commission.

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B) In areas outside of Cook County, each Arbitrator's monthly status call shall be held at 9:00 a.m. on a date and place designated by the Commission.

2) The monthly status call shall be conducted by the Arbitrator as follows:

A) Cases shall be called in the order that they appear on the monthly status call.

B) Cases will be continued in accordance with subsection a) above unless a request for a trial date is made in accordance with Section 7030.20. A request for a trial date may be made in a case which does not appear on the monthly status call if:

- i) a Petition under Section 19(b) of the Act has been filed in accordance with Section 7020.80(a);
- ii) death benefits under Section 7 of the Act are claimed; or
- iii) special circumstances exist which in the opinion of the Arbitrator would warrant advancing the case for trial. The moving party must set forth in his motion the basis of the claimed special circumstance.

Motions for trial dates under subsections i), ii) and iii) above shall be presented at the conclusion of the status call.

C) Cases which were set for trial during a previous setting and did not proceed solely because of the Arbitrator's volume of cases during that setting, shall be given preference at the monthly status call on which the case next appears. The party requesting a date for trial shall advise the Arbitrator of the preference status of the case and must present a preference order which was issued by the Arbitrator and signed by the parties on the previous trial date. The Arbitrator may limit the number of preference cases set per trial day and determine when they shall be set.

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D) Cases on file 2 or more years.

- i) In all cases which have been on file at the Industrial Commission for two years or more, the parties or their attorneys must be present at each status call on which the case appears and have made a written request to continue the case for good cause, which request shall be made part of the file. The written request must be received by the Arbitrator at least fifteen days in advance of the status call date and contain proof of service showing that the request for a continuance was served on all other parties to the case and/or their attorneys. Any objection to a continuance in such case must be received by the Arbitrator at least seven days prior to the status call date and contain a similar proof of service. The Arbitrator shall rule on such requests for continuances or objections thereto at the status call.

iii)

Failure of the Petitioner or the Petitioner's attorney to request or answer a request for a continuance in accordance with subsection i) above and to appear at the monthly status call on which the case appears shall result in the case being dismissed for want of prosecution.

iii)

Where the Arbitrator has set the matter for trial, the case shall proceed on the date set by the Arbitrator. Failure of the Petitioner to appear without good cause on the trial date shall result in dismissal of the case for want of prosecution. Failure of the Respondent to appear without good cause on the trial date shall result in an ex parte hearing on the merits of the claim.

E)

Section 19(b-1) pretrials, motions, pro-se settlement contracts

- i) In Cook County, each Arbitrator will hear motions and conduct pre-trial hearings on Petitions filed under Section 19(b-1) of the Act beginning at 8:45 a.m. on the monthly

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status call date. The Arbitrator shall hear other motions at the conclusion of the monthly status call. Pro se settlements may be presented on the morning of any monthly status call or on days designated by the Arbitrator.

ii)

In all areas outside of Cook County, the Arbitrator will hear motions and conduct pre-trial hearings on Petitions filed under Section 19(b-1) of the Act, and hear other motions, at the conclusion of the monthly status call. Pro se settlement contracts may be presented at the conclusion of any monthly status call or on days designated by the Arbitrator.

c) Voluntary Dismissals

- 1) A Any party may voluntarily dismiss his or her claim or any petition or motion filed on his or her behalf upon motion signed by the party or his or her attorney of record.
- 2) A party may file a motion to dismiss his or her claim or any petition or motion filed on his or her behalf without the signature of his attorney of record. The moving party must serve said motion on his or her attorney and the opposing party, in the manner set forth in Section 7020.20(a), and set the motion for hearing as set forth in Section 7020.70. In such cases, there shall be no disposition of the claim on its merits prior to the disposition of said motion.

(SOURCE: Amended at ___ Ill. Reg. ___, effective _____.)

Section 7020.70 Motion Practice, General

a) Form of Motions

All motions, except motions made during an Arbitration or Review hearing, motions for a continuance of cases in the regular review call, and petitions filed under Section 19(h) and/or Section 8(a), must be accompanied by an Industrial Commission form entitled Notice of Motion and Order and must be served on the Arbitrator or Commissioner and all other parties in accordance with subsection b). All such motions must set forth the date on which the moving party will appear before the Arbitrator or Commissioner and present his the motion and must include the type of motion and nature of the relief sought.

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- 1) Arbitrators' Motion Calls Motions on Arbitration
 - A) Motions requesting a trial date will be heard during the status call in accordance with Section 7020.60(b)(2). In Cook County cases the moving party must record his motion in the Arbitrator's Motion Call book at least 24 hours before the motion is set to be heard. The moving party must set forth
 - (i) the case number;
 - (ii) the name of the lawyer of the moving party or of the moving party if he is not represented by a lawyer;
 - (iii) the name of the opposing party's lawyer or of the opposing party if the opposing party is not represented by a lawyer or the lawyer is not known to the moving party; and
 - (iv) the type of motion;
 - B) All the Arbitrators' Motion Call books will be kept at the Industrial Commission in a central location, easily accessible. The Industrial Commission will limit the number of motions that may be set on any day before an Arbitrator in Cook County. A party may not set a motion on a day on which the Arbitrator's Motion Call is already filled. All other motions will be heard in accordance with Section 7020.60(b)(2)(E). Each arbitrator will hear all motions, other than motions requesting a date certain for trial, on any case assigned to the Arbitrator, even if it does not appear on the status call.
 - C) In cases arising outside of Cook County, each Arbitrator will hear motions at the hearing location on the days designated by the Arbitrator.
- 2) Commissioners' Review Calls
 - A) In Cook County cases the moving party must record his motion in the Commissioner's Motion Call book at least 24 hours before the motion is set to be heard. The moving party must set forth

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- (i) the case number;
- (ii) the name of the lawyer of the moving party or of the opposing party if he is not represented by a lawyer;
- (iii) the name of the opposing party's lawyer or of the opposing party if the opposing party is not represented by a lawyer or the lawyer is not known to the moving party; and
- (iv) the type of motion.
- B) All the Commissioners' Motion Call books will be kept at the Industrial Commission in a central location, easily accessible. The Industrial Commission will limit the number of motions that may be set on any day before the a Commissioner in Cook County. A party may not set a motion on a day on which the Commissioner's Motion Call is already filled.
- C) In cases arising outside of Cook County, each Commissioner will hear motions at the hearing location on the days designated by the Commission.
 - a) Notice; Service of Papers; Proof of Service; and Waiver of Notice.
 - 1)
 - A) For all motions except Petitions for Immediate Hearing and motions requesting a date for trial, notices of motion shall be in writing and shall be served upon the Arbitrator or Commissioner and the attorney of record of the opposite party all other parties or, where the opposite any other party is not represented by counsel, upon the party himself, by personal or office delivery or by mailing of a copy of the notice with copies of the supporting papers. Such service, if by personal or office delivery, shall be effected 48 hours 3 days preceding the day of the hearing status call mentioned set forth in the notice, exclusive of any intervening Saturday, Sunday or legal holiday. If service is had by mail, then the envelope enclosing a copy of the notice and supporting papers shall be deposited in the post

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office or post office box at least 72 hours 5 days before the motion is to be heard, exclusive of any intervening Saturday, Sunday or legal holiday.

- B) Motions for an immediate hearing under Section 19(b) of the Act and motions requesting a date for trial shall be served on the Arbitrator and on the opposing party all other parties 15 days preceding the hearing status call day set forth in the notice.

- C) Proof of service of notices or other papers shall be affixed:

- i) in any case be written acceptance of service;
- ii) in case of service by delivery, by affidavit of the person delivering or leaving the papers, and,
- iii) in case of service by mail, by affidavit of the person depositing the papers in the mail, which affidavit shall state the time and place of mailing, the complete address which appeared on the envelope and the fact that proper postage was prepaid.

- D) Where the opposite party has not appeared within time fixed by rule, or has appeared, but failed to designate a place for service, service may be directed to his last known business or residence address.

- 2) Parties may waive the requirements of notice, service and proof of service. Moreover, in the case of any motion, the hearing officer retains the power to enlarge or reduce the time of notice prescribed in paragraph (b)(1)(A) of this part.

c) Who Shall Hear Motions

- 1) When a cause is pending on the arbitration call, all motions and settlement contracts, except where expressly otherwise provided in the Rules of the Commission, shall be heard by the Arbitrator to whom the case has been assigned. If said Arbitrator is unavailable, the Commission may assign the motion or settlement contract to another Arbitrator for disposition.

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- 2) When a cause is pending on the review call, but not yet assigned to a specific Commissioner, all motions shall be heard by the Chairman or other Commissioner sitting in his stead assigned to a sitting Commissioner. Once the cause has been assigned to a particular Commissioner for hearing, that Commissioner shall hear all motions relative to the case.

(SOURCE: Amended at __ Ill. Reg. ____, effective ____.)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part:

The Illinois Formulary for the Drug Product Selection Program

2) Code Citation: 77 Ill. Adm. Code 7903) Section Numbers:

790.1127
790.1131
790.1390
790.1423
790.1685
790.1950
790.1960
790.2155
790.2465
790.2617
790.2618
790.2645
790.2655
790.2660
790.2662
790.3027
790.3220
790.3335
790.3350
790.3914
790.4384
790.4720
790.4725
790.4728
790.5030
790.5300
790.5320
790.6430
790.7160
790.7280
790.8015
790.9048

Proposed Action:

Amendment
Amendment
New Section
Amendment
Amendment
Amendment
Amendment
Amendment
Amendment
Amendment
Amendment
New Section
New Section
Repealer
Amendment
Amendment
Amendment
Amendment
Amendment
New Section
Amendment
Amendment
Amendment
Amendment
New Section
Amendment
New Section
Amendment
Amendment
Amendment
Amendment

4) Statutory Authority:

Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4145).

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5) A Complete Description of the Subjects and Issues Involved:

Through this emergency rulemaking, the Illinois Department of Public Health amends various sections of the Illinois Formulary for the Drug Product Selection Program. Several new generic entities have also been concurrently included. These changes have been recommended by the Technical Advisory Council for the Drug Product Selection Program and have been published in the Eleventh Edition, Third Supplement of the Illinois Formulary.

This rulemaking will allow consumers and third party fiscal intermediaries (including the Department of Public Aid) to save money when purchasing or reimbursing prescription drug products. Drug purchases made by the Department of Corrections and the Department of Mental Health and Developmental Disabilities may also experience some savings. Pharmacies may have increased sales of generic drug products as approved in the Illinois Formulary.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect? Yes.7) Does this Rulemaking Contain an Automatic Repeal Date? No.8) Does this Rulemaking Contain Any Incorporations By Reference? No.9) Are there any other Proposed Amendments Pending on this Part? Yes.

Section Numbers	Proposed Action	Ill. Reg. Citation
790.740	Amendment	14 Ill. Reg. 13133
790.910	Amendment	14 Ill. Reg. 13133
790.2465	Amendment	14 Ill. Reg. 13133
790.2617	Amendment	14 Ill. Reg. 13133
790.2652	Amendment	14 Ill. Reg. 13133
790.3315	Amendment	14 Ill. Reg. 13133
790.3904	New Section	14 Ill. Reg. 13133
790.3914	New Section	14 Ill. Reg. 13133
790.5320	Amendment	14 Ill. Reg. 13133
790.5792	Amendment	14 Ill. Reg. 13133
790.5940	Amendment	14 Ill. Reg. 13133
790.6610	Amendment	14 Ill. Reg. 13133
790.6670	Amendment	14 Ill. Reg. 13133
790.6875	Amendment	14 Ill. Reg. 13133
790.6895	Amendment	14 Ill. Reg. 13133
790.7130	Amendment	14 Ill. Reg. 13133
790.7229	Amendment	14 Ill. Reg. 13133

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790.7400	Amendment	14 Ill. Reg. 13133
790.3180	Amendment	14 Ill. Reg. 13133
790.3940	Amendment	14 Ill. Reg. 13133
790.9084	Amendment	14 Ill. Reg. 13133
790.9500	Amendment	14 Ill. Reg. 13133

There is still an emergency in effect on Sections 790.2465, 790.2617, 790.2662, 790.3011 and 790.5320 which is not affected by this set of emergency amendments. The emergency amendments appear at 14 Ill. Reg. 13135, effective August 10, 1990, for a maximum of 150 days. The copies filed in the Administrative Code Unit reflect both emergency rules.

10) Statement of Statewide Policy Objectives:

This proposed rulemaking neither creates nor expands a State mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Data Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

November 9, 1990

B) Type of Small Businesses Affected:

Outpatient pharmacies

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NOTICE OF PROPOSED AMENDMENTS

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

As has always been the case with any instance of drug product selection, these proposed amendments would require appropriate documentation of generically interchanged prescriptions on the pharmacy prescription record.

D) Types of Professional Skills Necessary for Compliance:

Participants in the Drug Product Selection Program would need professional skills such as:

- an understanding of Illinois drug statutes, including the Illinois Food, Drug and Cosmetic Act and the Pharmacy Practice Act, and;
- an in-depth understanding of the issues concerning the bioequivalency of drug products, and;
- a license to practice pharmacy in the State of Illinois.

The Proposed Amendments are identical to the text of the Emergency Amendments which appear on page 18391 of this issue of the Illinois Register.

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DEPARTMENT OF CORRECTIONS
NOTICE OF ADOPTED AMENDMENT

16) Information and questions regarding this adopted amendment shall be directed to:

Name: William H. Craine, Ph.D., Deputy Director
Department of Corrections
Address: 1301 Concordia Court
P. O. Box 19277
Springfield, Illinois 62794-9277
Telephone: 217/522-2666

The full text of the Adopted Amendment begins on the next page:

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DEPARTMENT OF CORRECTIONS
NOTICE OF ADOPTED AMENDMENT

1) Heading of the Part: RECORDS OF COMMITTED PERSONS

2) Code Citation: 20 Ill. Adm. Code 107

3) Section Numbers: Adopted Action:

107.210 Amend

4) Statutory Authority: Implementing and authorized by Section 3-6-3 of the Unified Code of Corrections (Ill. Rev. Stat. 1989, ch. 38, par. 1003-6-3, as amended by P.A. 86-1090, effective July 13, 1990).

5) Effective Date of Amendment: November 1, 1990

6) Does this rulemaking contain an automatic repeal date? Yes
☒ Yes ☐ No

7) Does this amendment contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: October 31, 1990

9) Notice(s) of Proposal Published in Illinois Register:

July 27, 1990 14 Ill. Reg. 12125
(issues date)

10) Has JCAR issued a Statement of Objections to this rule? No.

11) Difference between proposal and final version: The offense of kidnapping, which was inadvertently omitted from the proposed amendment, has been added to Section 107.210(e) immediately after "aggravated kidnapping." In addition, the main source note has been corrected at the request of the Joint Committee on Administrative Rules.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will this amendment replace an emergency amendment currently in effect? Yes.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendment: This amendment is necessary to update the rule in accordance with P.A. 86-1090, which allows committed persons to be awarded up to 180 days of meritorious good time, except persons who are incarcerated for offenses specified may be granted no more than 90 days of meritorious good time.

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DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENT

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT
CHAPTER I: DEPARTMENT OF CORRECTIONS
SUBCHAPTER a: ADMINISTRATION AND RULES

PART 107

RECORDS OF COMMITTED PERSONS

SUBPART A: ADMISSION DOCUMENTS

Section
107.10
107.20

Applicability
Required Admission Documents

SUBPART B: DIMINUTION OF SENTENCE

Section
107.100
107.110
107.120
107.130
107.140
107.150
107.160
107.170
107.180

Applicability
Diminution of Felony Sentences
Good Time Schedules Applicable to Felony Sentences
Consecutive Sentences
Concurrent Sentences
Revocation of Statutory Good Time and Good Conduct Credits
Restoration of Statutory Good Time and Good Conduct Credits
Institution Credits (Repealed)
Misdemeanant Good Time Allowance

SUBPART C: MERITORIOUS GOOD TIME

Section
107.200
107.210

Applicability
Awarding of Meritorious Good Time

SUBPART D: MAINTENANCE OF RECORDS

Section
107.300
107.310
107.320
107.330
107.340

Applicability
Access to Records
Disclosure of Master Record File Material for Youth Committed to the Juvenile Division - Court Agreement
Release of Clinical Records to Committed Persons and Authorized Attorneys (Adult Division) - Court Agreement
Release of Clinical Records to Committed Persons and Authorized Attorneys (Community Services Division)

SUBPART E: ACCESS AND REVIEW OF CRIMINAL HISTORY RECORD INFORMATION

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DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENT

Section
107.400
107.410
107.420
107.430
107.440

Applicability
Definition
Right to Access and Review
Requests for Access and Review
Challenge of Record

AUTHORITY: Implementing Sections 3-2-2, 3-3-2, 3-5-1, 3-5-2, 3-6-3, 3-8-1, 3-10-1, 5-4-1, 5-8-6, and 5-8-7 of the Unified Code of Corrections (Ill. Rev. Stat. 1989, ch. 38, pars. 1003-2-2, 1003-3-2, 1003-5-1, 1003-5-2, 1003-6-3, 1003-8-1, 1003-10-1, 1005-4-1, 1005-8-6 and 1005-8-7, as amended by P.A. 86-1090, effective July 13, 1990), Sections 2-8, 5-10 and 5-12 of the Juvenile Court Act (Ill. Rev. Stat. 1989, ch. 37, pars. 702-8, 705-10 and 705-12) and Section 2 of the County Jail Good Behavior Allowance Act (Ill. Rev. Stat. 1989, ch. 75, par. 31) and authorized by Section 3-7-1 of the Unified Code of Corrections (Ill. Rev. Stat. 1989, ch. 38, par. 1003-7-1). Subpart D is also implementing two Consent Decrees (Beavers vs. Sietlaff, #75 C 317, N.D. Ill., 1977, and Lower vs. Franzen, #78 C 1870, N.D. Ill., 1980).

SOURCE: Adopted at 8 Ill. Reg. 14572, effective August 1, 1984; amended at 10 Ill. Reg. 20497, effective January 1, 1987; amended at 13 Ill. Reg. 6992, effective May 1, 1989; emergency amendment at 14 Ill. Reg. 12273, effective July 17, 1990, for a maximum of 150 days; modified in response to an objection of the Joint Committee on Administrative Rules at 14 Ill. Reg. 15600, not to exceed the 150 day time limit of the original rulemaking; amended at 14 Ill. Reg. ¹⁸⁴⁶¹, effective November 1, 1990.

SUBPART C: MERITORIOUS GOOD TIME

Section 107.210 Awarding of Meritorious Good Time

a) In determining whether or not to award good conduct credits for meritorious service, the Director may examine or consider, among other matters:

- 1) The complete master record file of the committed person.
- 2) Reports or recommendations made concerning the committed person.
- 3) The fact that the committed person has not violated any rule of the Department over a period of time.
- 4) The job performance of the committed person while in the custody of the Department.

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- 5) The educational program or achievements of the committed person while in the custody of the Department.
- 6) The action of the committed person in:
 - A) Saving the life of an employee or other committed person;
 - B) Performing heroic service during a flood, tornado, or act of God;
 - C) Volunteering for an exceptionally hazardous or dangerous assignment; or
 - D) Assisting in maintaining control during a general disturbance.
- b) The decision to grant meritorious good time may be initiated unilaterally by the Director or his designee.
- c) In addition, petitions for granting meritorious good time may be submitted by any committed person or by any person or persons in the employ of the Department of Corrections on behalf of any committed person.
- d) No committed person shall be granted more than 90 180 days of meritorious good time during a term of incarceration.
- e) No persons who are committed for the following offenses shall be awarded more than 90 days of meritorious good time during a term of incarceration: first degree murder, reckless homicide while under the influence of alcohol or any other drug, aggravated kidnapping, kidnapping, aggravated criminal sexual assault, criminal sexual assault, deviate sexual assault, aggravated criminal sexual abuse, aggravated indecent liberties with a child, indecent liberties with a child, child pornography, heinous battery, aggravated battery of a spouse, aggravated battery of a spouse with a firearm, aggravated battery of a child, endangering the life or health of a child, cruelty to a child, or narcotic racketeering.

(Source: Amended at 14 Ill. Reg. 18461, effective November 1, 1990)

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DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Claimant's Availability For Work, Availability To Work And Active Search For Work
- 2) Code Citation: 56 Ill. Adm. Code 2865
- 3)

Section Number:	Adopted Action:
2865.1	New Section
2865.100	New Section
2865.105	New Section
2865.110	New Section
2865.115	New Section
2865.120	New Section
2865.125	New Section
2865.130	New Section
2865.135	New Section
2865.140	New Section
2865.205	New Section
2865.210	New Section
2865.215	New Section
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 48, pars. 409, 420, 610, and 611.
- 5) Effective Date of the Amendment: November 5, 1990.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this Rule contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: October 29, 1990.
- 9) Notice of Proposal published in Illinois Register: June 29, 1990 at 14 Ill. Reg. 10215.
- 10) Has JCAR issued a Statement of Objection to these Rules? No.
- 11) Difference between proposal and final version: In Section 2865.100 (a)(1)(B), "a" is added between "to" and "temporary". In Section 2865.105 (b), the comma is changed to a semicolon; "not" is replaced by "the", "is not relevant" added after "him", and, in example 3, an comma is added between "that" and "renders"; in subsection (c), the last sentence, "will" is changed to "would"; in subsection (d), "with a disability" is added after "individual" and ", despite a physical disability" is deleted. In Section 2865.110 (a),

an example is added, in subsection (b), "(or other work for which he is qualified)" is inserted after "occupation" and "will" is changed to "would" in all three examples, in the first example in subsection (c), in the first and second examples in subsection (d) and in the example in subsection (e); in subsection (f) "will" is changed to "shall" in two places, while "will" is changed to "would" in the example, in two places in the examples in subsection (g) and in the example in subsections (h) and (i). In Section 2865.115, "will" is changed to "would" in the examples in subsections (b), (c), (d), in the second example in (e), in all three examples in (f) and in the example in (g). In Section 2865.125 "should" and "will" are both changed to "shall", and, in the example after subsection (c), "it" is added between "that" and "is". In Section 2865.130(a), "must" is changed to "shall"; in the examples in subsection (a)(1) and (a)(3), "will" is changed to "shall"; "will" is changed to "shall" in the example in subsection (c)(1) and "a" is inserted between "become" and "registered" in that same example; "will" is changed to "shall" in the example in subsection (c)(2). In Section 2865.215(b), "will" is changed to "shall" in all three instances and after "work" in the example in that subsection; "will" is changed to "shall" in subsection (c).

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR?
Yes.

13) Will this replace an emergency rule currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and purpose of the rules: The new Sections in Subpart B provide the Department's substantive interpretation of Section 500 of the Act as it refers to the requirements that an individual be able to work, available for work and actively seeking work for each week for which benefits are claimed in order to be eligible for the payment of benefits. Sections 2865.100 and 2865.125 through 2865.140 are substantively unchanged and have simply been moved to this Part from Part 2720.

New subpart C provides the Department's substantive interpretation of some of the eligibility requirements for the receipt of extended benefits under Section 409 of the Act.

16) Information and Questions regarding these Adopted Amendments may be addressed to:

Stella Adams Cuthbert, Commissioner
Illinois Department of Employment Security
401 South State Street - 2 South
Chicago, Illinois 60605
312/793-4240

The full Text of the Adopted Amendments begins on the next page:

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENTS

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY
SUBCHAPTER f: ELIGIBILITY FOR BENEFITS

PART 2865

CLAIMANT'S AVAILABILITY FOR WORK, ABILITY TO WORK
AND ACTIVE SEARCH FOR WORK

SUBPART A: GENERAL PROVISIONS

Section
2865.1
2865.50
2865.55
2865.60

Definitions
Union Registration In Satisfaction Of Active Search
Provisions
Requirements For Union Local Certification
Procedures For Approval As A Certified Union

SUBPART B: REGULAR BENEFITS

2865.100
2865.105
2865.110
2865.115
2865.120
2865.125
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2865.140

Work Search Requirements For Regular Unemployment Insurance Benefits
Able To Work
Available For Work
Actively Seeking Work
Suitability Of Work - Labor Standards
Availability For Part Time Work Only
Director's Approval Of Training
Availability For Work And Active Search For Work: Attendance At Training Courses
Regular Attendance In Approved Training

SUBPART C: EXTENDED BENEFITS

2865.205
2865.210
2865.215

Applicability Of Rules For Eligibility For Regular Benefits
Systematic And Sustained Search For Work
When An Individual's Prospects For Finding Work Shall Be Deemed To Be Good

AUTHORITY: Implementing and authorized by Sections 409, 500, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 409, 420, 610, and 611).

SOURCE: Adopted at 10 Ill. Reg. 11887, effective July 1, 1986; amended at 14 Ill. Reg. 18466, effective November 5, 1990.

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SUBPART A: GENERAL PROVISIONS

Section 2865.1 Definitions

All other terms used in this Part shall have the meaning set forth in definitions, Sections 200 through 247 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 310 through 372), unless the context requires otherwise. Throughout this Part, the use of terms imparting the masculine gender shall also apply to the feminine gender.

"Act" means the Unemployment Insurance Act, as amended (Ill. Rev. Stat. 1989, ch. 48, pars. 300 et seq.).

"Agency" means the Department of Employment Security.

"Claimant" means a person who applies for benefits under the Act.

"Customary occupation" means the work in which the individual was last engaged or the occupation for which he is best qualified by training, experience and education.

"Employing unit" shall have the same meaning as that set forth in Section 204 of the Act.

"Full-time work" is the number of hours a class of workers would customarily work if the employing unit had all of the work it could handle without working overtime. Except where the contrary is provided by a collective bargaining agreement or company policy, full time work is customarily 40 hours per week. For example, 37.5 hours per week is full time work for Illinois state employees because it is so provided by state personnel policy.

"Local office" means the office of the Agency servicing claimants who live in a specific geographical area.

"Regular employing unit" is either the employing unit for which an individual expects to continue working and to work full time if business warrants it, or any employing unit for which the individual worked full time for nine consecutive weeks during the preceding 52 weeks.

(Source: Added at 14 Ill. Reg. 18466, effective Nov 5, 1990)

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SUBPART B: REGULAR BENEFITS

Section 2865.100 Work Search Requirements For Regular Unemployment Insurance Benefits

- a) Unless otherwise instructed, the claimant must establish that he is able to work, available for work and actively seeking work during each week for which he is claiming benefits.

- 1) The claimant must register in person at the Illinois Job Service Office unless otherwise instructed by the local office for one of the following reasons:

- A) The claimant's unemployment is due to a labor dispute at his last employing unit even if the claimant is not involved in the dispute;
- B) The claimant's unemployment is due to a temporary lay-off not exceeding four weeks in duration;

- C) The claimant is a member of a labor union whose placement service has been certified by the Agency under this Part;

- D) The claimant is still attached to a regular job but he is only partially employed due to a temporary reduction in his hours;

- E) The Agency determines that, based on local labor market information, registration with the Illinois Job Service would not increase the likelihood of the claimant's return to work.

- 2) The claimant must show that he is conducting a thorough, active and reasonable search for appropriate work on his own by keeping records of what he is doing to find work, including:

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- A) The names and addresses of the employing units contacted and the names of the specific persons contacted, if possible;
- B) The dates, methods and results of the contacts;
- C) The types of work that the claimant has been seeking, including wages and hours requested or desired; and
- D) Any other information regarding his work search efforts.

- b) The claimant shall provide the written records required by this Section to the Agency whenever requested, pursuant to Section 2720.115, or in the event of a Claims Adjudicator's interview, an appeal or a hearing in which work search is an issue. Even if the claimant has been denied benefits, he must complete and file the Claim Certification (BIS-653) every two weeks and meet the eligibility requirements of the Act for each week for which he expects payment upon reversal of that denial.

(Source: Added at 14 Ill. Reg. 18466 effective Nov. 5, 1990)

Section 2865.105 Able To Work

- a) An individual is able to work when he is physically and mentally capable of performing work for which he is otherwise qualified.

- b) The focus is upon the individual's condition; the employers' willingness to hire him is not relevant.

- 1) Example: An individual is 60 years old, worked as a warehouseman for 40 years and is physically able to continue doing so. Employers' reluctance to hire him, because of his age, does not render him unable to work.

- 2) Example: An individual tests positive for tuberculosis, a contagious disease, and, by law, is not permitted to continue working as a school teacher. He applies for jobs as a school teacher. It is the individual's condition, not

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school districts' unwillingness to hire him, that renders him unable to work.

- 3) Example: The individual has been discharged from numerous jobs because of repeated absenteeism due to habitual alcohol and drug use. When he reports to his local office, he reeks of alcohol and slurs his words. This individual will be determined to be unable to perform any type of work. It is his condition, not an employer's unwillingness to hire him, that renders him unable to work.

- c) The focus is upon any work for which the individual is qualified, not limited to his or her usual or most recent job.

Example: An individual, who is 7 months pregnant, quits her job as an assembler because the job is strenuous and requires her to be constantly on her feet. She applies for desk work as a telephone receptionist, a job for which she is qualified. She would be determined to be able to work.

- d) The best evidence that an individual with a disability is able to work in a particular occupation is that he has actually performed such work.

Example: An individual has cerebral palsy, which impairs his bodily functions and reduces his work output. However, he has training and experience as a computer operator and has shown that he is capable, within his physical limitations, of performing such work. He would be determined to be able to work.

(Source: Added at 14 Ill. Reg. 18466, effective Nov. 5, 1990)

Section 2865.110 Available For Work

- a) An individual is available for work - even if he imposes conditions upon the acceptance of work - unless a condition so narrows opportunities that he has no reasonable prospect of securing work.

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Example: An individual who lives in a remote, rural area limits his availability to jobs within walking distance of his home. If few jobs for which he is qualified are located within walking distance of his home, it could be found that he has no reasonable prospects of securing such work and, therefore, would not be available for work.

- b) If domestic circumstances prevent an individual from working during the normal days and hours that exist in his occupation (or other work for which he is qualified), he is unavailable for work.

- 1) Example: An individual, who was employed as a security guard, has children who require full-time care. The individual is able to obtain child care during evenings only, leaving him free to work nights only. Because there is a labor market for night-shift security guards, he would be determined to be available for work.

- 2) Example: An individual and her husband obtain a divorce, and she is awarded custody of their children. She then quits her job as a hospital respiratory therapist because she is required to work rotating shifts and be on emergency call and because she wishes to spend all nights and weekends with her children. She states that she still applies for work as a respiratory therapist, but has had to eliminate from her list most hospitals because they will not guarantee day-shift work, the only time for which she will arrange child care. She would be determined to be unavailable for work.

- 3) Example: When the individual is laid off from her job as a bank teller, she, in turn, lays off her babysitter, who is not needed so long as the individual is at home. She states that, if she is offered a job, she will rehire her babysitter. Despite the fact that she currently has no babysitter, this individual would be determined to be available for work.

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c) If the individual demands a wage that is unreasonable and, thereby, prices himself out of the labor market, he is unavailable for work. Whether a wage demand is unreasonable is determined by factors including, but not limited to: the individual's prior wages and qualifications, the prevailing wage, labor laws, union agreements, and the length of unemployment; generally, the individual must lower his wage demand the longer he is unemployed.

1) Example: An individual worked for 25 years as a bookkeeper for a small but prosperous business that was eventually bought out. She last earned \$600 per week. Upon re-entering the labor market, she discovers that her wage demand - inflated by her many years of service - is much greater than that most employers are willing to pay. In the early weeks of unemployment, she may seek work paying \$600 per week, based upon her prior wages and her qualifications. In ensuing weeks, she must lower her wage expectations. As her unemployment approaches 26 weeks (or the time when an "extended benefits" period might begin), she must further lower her wage expectations. If, as time goes by, she adapts her wage expectations to meet market conditions, she would be determined to be available for work.

2) Example: The individual is a union electrician. After 20 weeks of unemployment, he still insists upon the wage he was last paid, which is union scale. He explains that the union has agreements affecting a substantial percentage of the jobs in his locality and, were he to accept a job paying below union scale, he would be disciplined by being denied future job opportunities. His insistence upon union scale is not unreasonable. However, if he is seeking work in another locality, where his union is not

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next few weeks, he sought work paying minimum wage. Even though he has now been unemployed for 25 weeks, he has not reduced his wage expectation any further. This is not unreasonable: to require him to seek work paying less than minimum wage would violate minimum wage laws.

d) If there are no work opportunities that an individual can reach from his home, he is unavailable for work. If the individual unreasonably restricts the distance or time he will travel to work, he is unavailable for work. Reasonableness is determined by factors including, but not limited to: where work opportunities are located, the customs of workers similarly situated (as to location or occupation), the types and costs of transportation, physical capabilities, and the length of unemployment; generally, an individual is expected to extend the area in which he will seek work the longer he is unemployed. Generally, in metropolitan areas, 1 1/2 hours, each way, is not an unreasonable travel time.

1) Example: An individual owns no car, and there is no public transportation near his home. He used to obtain work through a temporary help service that transported him to clients' job sites. He no longer works as a temporary. He states that he will work for any employer, provided it will furnish transportation to the job. He would be determined to be unavailable for work since the majority of employers do not furnish transportation for their employees.

2) Example: The individual resides in a suburb 30 miles northwest of downtown Chicago. He was last employed as an attorney, working in a small practice in that suburb, where his travel time to work was 10 minutes. In the first weeks of unemployment, he unsuccessfully sought work in

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town Chicago is customary for workers in his occupation, and 1 1/2 hours travel time is not unreasonable.

- 3) Example: Although the individual is mentally retarded, she is capable of working in certain unskilled occupations. At her last job, she swept floors in a local drug store. Her father testifies that she must work within walking distance of home, because, if she rides public transportation, she becomes confused and lost. In this case, the individual's restriction upon distance to work is reasonable, provided that work opportunities continue to exist within walking distance of her home, in which case she will be determined to be available for work.

- e) If an individual's personal habits are inconsistent with the type of work he or she is seeking, he or she is unavailable for work.

Example: The individual, a punch press operator, was discharged because she would not cut her waist-length hair or wear a hair net or remove oversized rings she wore on her fingers; her hair and rings are considered safety hazards. She states that she is seeking work as a punch press operator, but that she will not work for any employer who requires her to cut her hair or wear a hair net or remove her rings. She would be determined to be unavailable for work.

- f) An individual shall not be held unavailable for work on the basis of refusing to consider particular work that he honestly believes would violate sincere religious or moral convictions. However, an individual shall be held unavailable if his convictions eliminate virtually all of the labor market.

Example: For many years, an individual was a hot dog vendor, working in sports stadiums on Saturdays and Sundays. The individual states that he will no longer work in the food service industry, nor will he work on Sunday. He explains that he has recently married and that his wife has introduced him to religion. Among the

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tenets of his religion are strict dietary laws, forbidding even handling of many commonplace foods; also, Sunday is prescribed as a day of rest. If it is determined that his religious convictions are sincere, he would not be held unavailable for work solely on the basis of refusing to consider food service or Sunday work, even though these may have been suitable previously. Still, he must demonstrate that he is available for other types of work at other times.

g)

If the individual is self-employed, availability depends upon the nature and extent of that self-employment; whether the individual's investment of time or capital prevents him from accepting other work in the labor market.

Example: The individual worked as a secretary in a real estate agency. When she was laid off, she grew depressed, until she watched a cable television show. The host explained how to buy property without making down payments and how to enhance cash-flow. It sounded so easy that she immediately rearranged the den in her house to serve as an office. In the morning, she would read newspapers and make telephone calls. She went to foreclosure sales and auctions. Most afternoons and evenings, she would inspect properties. She also applied for jobs in her usual occupation, secretary. This individual would be determined available for work, if the trier of fact finds that she had not yet made a substantial commitment to her own business. If, however, she had purchased properties, and was involved in the management of those properties to the extent that it would conflict with normal working hours, she would be determined to be unavailable for work.

h)

Whether a seasonal worker is available for work during the off-season is determined by whether there is some prospect of obtaining work in his customary occupation. If there is no prospect of obtaining such work, the individual must seek other work for which he is qualified.

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Example: The individual is a golf course maintenance man. The courses at which he works are open from April through October. He has never been employed during the off-season. On his certification form, for weeks in January, he indicates that he is seeking work in the field of lawn care and maintenance, for which there are no prospects of work. He would be determined unavailable for work.

- i) Whenever an individual appears to be imposing a condition upon his acceptance of work, it is essential to establish whether he is merely expressing a preference as opposed to actually imposing a condition.

Example: The individual last earned \$4.50 per hour, the prevailing wage in her occupation. On a questionnaire, she writes that she will accept \$6 per hour, for similar work. On a claim certification form - applicable to the same weeks as the questionnaire - she lists job contacts, for work paying closer to \$4.50 than \$6. This might indicate that \$6 was a preference, not a condition. Therefore, she would be determined to be available for work.

- j) The best evidence that an individual is "available for work" is that he readily secures work, despite the imposition of a condition.

Example: The individual is laid off from her job in an occupation that ordinarily provides daytime work only. She files a claim for benefits, and, on an initial questionnaire, she writes that she will work nights only, because her child care arrangements have changed. That week, she makes employer contacts for night-shift work. As a result of that search, she readily secures work beginning the next week. She will be determined to be available for work for the prior week.

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Section 2865.115 Actively Seeking Work

- a) An individual is actively seeking work when he makes an effort that is reasonably calculated to return him to the labor force. Reasonableness is determined by factors including, but not limited to: the individual's physical and mental abilities, his training and experience, the employment opportunities in the area, the length of unemployment, and the nature and number of work search efforts in light of the customary means of obtaining work in the occupation.

- b) An individual is not actively seeking work if he seeks work that is unrealistic in light of his physical or mental limitations.

Example: The individual, seven months pregnant, quit her job as an assembler because it was strenuous and required her to be constantly on her feet. She applies for work at a factory, as an assembler, under conditions essentially the same as those of her last job. She would be determined to be not actively seeking work.

- c) The individual is not actively seeking work if he seeks work that is unrealistic in light of his training or experience.

Example: The individual has always wanted to be a real estate agent; this requires a license he does not possess. To the extent that he only seeks work as a real estate agent, he would be determined to be not actively seeking work.

- d) Whether an individual is actively seeking work is determined in part by comparing his occupation with labor market conditions in the locality. In some cases, an application for work can have a continuing effect.

Example: The individual is a waitress, just laid off by one of three restaurants in her community. During her first two weeks of unemployment she applies for

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- 1) Example: After being laid off from his job as a parking lot attendant, the individual sought similar work at other parking lots within his community, without success. As time passes, he must seek work outside his community (within reasonable commuting distance).
- 2) Example: Same facts as in example above but, prior to working as a parking lot attendant, the individual worked as a short-order cook. In addition to, or instead of, seeking work as a parking lot attendant, he should seek work as a short-order cook, or other work for which he is qualified; otherwise, he would be determined to be not actively seeking work.

f) Whether or not the individual is actively seeking work is determined by the quality of his efforts; although the quantity of job contacts should be considered, it is not necessarily determinative of an active search for work. The methods that the individual uses to contact employers should be examined in light of those customarily used to obtain work in the occupation.

- 1) Example: The individual seeks work as a retail sales clerk. On a Monday morning, she visits a shopping mall, where she applies for work at seven stores and is rejected by each. For the rest of the week, she makes no effort to find work. This individual would be determined to be not actively seeking work, despite having made seven job contacts in one day.

- 2) Example: The individual, a cash-flow specialist, last worked for a major corporation, and was directly accountable to the highest corporate officers. After being unemployed for one month, she contacts a friend who works for a company located in Woonsocket, Rhode Island. On Monday, the claimant travels to Woonsocket. On Tuesday, she begins the interviewing process, meeting the manager of human resources. On Wednesday morning, she is interviewed by a budget analyst. That evening, there is a dinner-interview with two vice-presidents, who tell her they will speak with the president, then get back to her the next day or the day after. The claimant stays in Woonsocket until Friday, at which time she is told she will not be offered a job. The claimant would be determined to have been actively seeking work, despite this being her only job contact.

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- 3) Example: The individual states that he is currently seeking work as a day laborer or in food service. He contacts prospective employers by telephone, exclusively. Because, as a practical matter, many day laborer and food service positions are filled by persons making applications in-person, this individual would be determined to be not actively seeking work.

g) The best evidence that an individual is "actively seeking work" is that he readily secures work, based upon his efforts.

Example: The individual last worked as assistant manager of a shoe store. During his first week of unemployment, he prepares a resume and mails 100 copies to retail establishments. The next week, he mails another 100 resumes. As a result of his mailings, and no other efforts, he readily obtains work. This individual would be determined to have been actively seeking work during the weeks under review.

(Source: Added at 14 Ill. Reg. 18466, effective Nov. 5, 1990)

Section 2865.120 Suitability Of Work - Labor Standards

a) An individual must be able to, available for, and actively seeking "suitable" work.

b) Whether work is suitable for the individual is determined by factors including, but not limited to, those set forth in Section 603 of the Act (including its references to labor standards under Section 3304(a)(5) of the Federal Unemployment Tax Act).

(Source: Added at 14 Ill. Reg. 18466, effective Nov. 5, 1990)

Section 2865.125 Availability For Part-Time Work Only

The requirement that a claimant shall be able and available for full-time work shall not be applied to a claimant who can prove by a preponderance of the evidence that for him only part-time work, defined in Section 2720.1, is suitable because:

a) He restricts his availability to part-time work due to:

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- 1) Circumstances which are beyond his own control, such as, the advice of his physician that full-time work would adversely affect his health; or,
- 2) The kind of work suitable to his skill, training or experience is available only on a part-time basis, and he is not reasonably qualified for available full-time work; and,
- b) He is seeking work in an area where a labor market for the part-time work applicable to him and suitable to his skill, training or experience normally exists; and,
- c) He has a reasonable possibility of securing that part-time work suitable to his skill, training or experience.

Example: The claimant is the single parent of a school age child. While otherwise suitable, full-time work exists for a person with his skill, training or experience, the claimant believes that it is in the best interest of his child that he be with the child when the child is not in school. This claimant would not be eligible for benefits, for he unduly restricts his availability to part-time work based on a personal preference. The alternative of child care arrangements would allow this claimant to work full-time.

(Source: Added at 14 Ill. Reg. 18466, effective Nov. 5, 1990.)

Section 2865.130 Director's Approval Of Training

Section 500C(5) of the Act provides that "an individual shall not be deemed unavailable for work or to have failed actively to seek work, with respect to any week, because he is enrolled in and is in regular attendance at a training course approved for him by the Director,..." A training course must have been approved under 56 Ill. Adm. Code 2620 or meet the following criteria in order to be approved by the Director:

- a) The training course shall relate to an occupation or skill for which there are, or are expected to be in the immediate future, reasonable work opportunities in the locality. This means that:
 - 1) The training course must be vocational or provide the individual with skills essential for the performance of work in a specific occupation; and,

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Example: The Director shall not approve classes designed solely to provide an individual with a high school equivalency diploma since this would not enhance opportunities in a specific occupation. However, the Director shall approve courses of study which include some purely academic courses if such course work is secondary to its vocational aspects.

- 2) The course must be designed to facilitate the individual's reemployment in a reasonably expeditious manner; however, the Director shall not approve courses of study of more than one year in duration unless such course is approved under 56 Ill. Adm. Code 2620; and,
 - 3) The course must focus on providing the individual with the competency necessary for securing entry level employment in the selected occupation; and
- Example: The Director shall not approve training for the purpose of allowing an individual to improve his marketability, i.e. a bookkeeper who wishes to become an accountant. If there exists a reasonable job market for bookkeepers in the individual's locality, the Director shall not approve training which enhances the claimant's already marketable skills.

- 4) The course must consist of at least twelve hours per week of instruction from a competent and reliable training agent. This minimum of twelve hours of instruction must include contact between the student and the instructor. Such contact could result from classroom training, laboratory instruction or tutoring.

b) Such training course must be offered by a competent and reliable agency, educational institution or employing unit.

c) In addition to meeting the criteria set forth in subsections (a) and (b), the individual must show that:

- 1) Work opportunities for which the individual is qualified by training and experience are limited or do not exist in the individual's locality; and,

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Example: If the individual is a trained and certified nurse's aide, the Director shall not approve training to become a registered nurse if reasonable openings exist in the individual's locality for nurse's aides, even if the individual is dissatisfied with her present occupation.

- 2) The individual has the qualifications and aptitude to complete the course successfully; and,

Example: The Director shall not approve a course which requires the ability to read and write in English for an individual who is not fluent in English.

- 3) The enrollee is not a recipient nor eligible for subsistence payments or similar assistance under any public or private retraining program.

(Source: Added at 14 Ill. Reg. 18466, effective Nov. 5, 1990)

Section 2865.135 Availability For Work And Active Search For Work: Attendance At Training Courses

- a) An individual enrolled and in regular attendance at a training course approved by the Director shall not be required to make an active job search or to be available for work. This exemption applies to individuals applying for both regular and extended benefits.

- b) In addition, an individual shall not be deemed to have been unavailable for work or to have failed actively to seek work for regular or extended benefits purposes with respect to any week because he is in training approved under Section 236(a)(1) of the Federal Training Act of 1974 (19 U.S.C. 2296(a)(1)), as provided at Section 500C(6) of the Act.

(Source: Added at 14 Ill. Reg. 18466, effective Nov. 5, 1990)

Section 2865.140 Regular Attendance In Approved Training

For the purposes of Section 2865.135, "in regular attendance" means that the individual has attended every scheduled session of the training course approved for him by the Director, and presents an attendance report from a responsible person connected with the training course. If the individual misses any scheduled class session on a particular day, the individual shall be deemed to have failed to meet the requirements of Section 500C of the Act with respect to that day.

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Example: An individual in Director approved training is scheduled to attend 2 training sessions daily from Monday through Friday until the course is completed. The individual misses one session on Wednesday because of illness. This individual shall be deemed to have failed to meet the requirements of being "in regular attendance" on Wednesday, and the individual's weekly benefit amount shall be reduced by one-fifth for that week.

(Source: Added at 14 Ill. Reg. 18466, effective Nov. 5, 1990)

SUBPART C: EXTENDED BENEFITS

Section 2865.205 Applicability Of Rules For Eligibility For Regular Benefits

Except where inconsistent with Section 409 of the Act or with this Subpart, all of the provisions of the Act and the rules adopted thereunder shall be applicable to eligibility for extended benefits.

- a) Example: A claim for extended benefits shall be filed in the same manner and in the same location as one would file for regular benefits.

- b) Example: If an individual, who meets all of the other requirements for receipt of extended benefits, is discharged from a job, he would be subject to the ineligibility provisions of Section 602 of the Act if it is determined that the discharge was for misconduct connected with his work.

- c) Example: An individual demands a wage that is unreasonable. He is unavailable for work pursuant to Section 2865.110(c) of this Part and would, therefore, be subject to the ineligibility provisions of Section 500C of the Act since neither is inconsistent with Section 409 of the Act. Therefore, this individual would be ineligible for extended benefits even if he meets the other requirements for receipt of such benefits.

(Source: Added at 14 Ill. Reg. 18466, Effective Nov. 5, 1990)

Section 2865.210 Systematic And Sustained Search For Work

- a) An individual shall be deemed to have made a systematic and sustained search for work if he can present the tangible evidence, described in subsection (b), to the local unemployment office that he was engaged in such an effort to find work during a week of unemployment.

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b) The tangible evidence required by subsection (a) shall consist of, but not be limited to, all of the following:

- 1) A showing that the individual persistently reviewed the newspaper advertisements for work and made an effort to contact the employers placing the advertisements, on each working day during every week for which he is applying for extended benefits;
- 2) A showing that the individual actually made significant (at least five per week) personal contacts with prospective employers and applied for work on at least three working days during each week for which he is applying for extended benefits;
- 3) A showing that he had been frequently contacting his union hall for information regarding work prospects, if applicable; and
- 4) Registration with the State Job Service.

c) If the failure to make a showing of sustained and systematic job search on a particular day or days by the means indicated in subsection (b) is due to attending interviews, taking tests and/or physical examinations or commuting from one place to another to search for work or engaging in any other similar undertaking, he shall not be determined to have failed to meet the requirements of subsection (a) for that particular day or days.

(Source: Added at 14 Ill. Reg. 18466, Effective Nov. 5, 1990)

Section 2865.215 When An Individual's Prospects For Finding Work Shall Be Deemed To Be Good

a) An individual filing for extended benefits who has a definite date to return to work for a former employer or who has a bona fide offer of work to begin within four weeks shall be classified as having good prospects for returning to work in his customary occupation. This means that should this individual refuse an offer of work, such refusal shall be adjudicated pursuant to Section 603 of the Act, and Section 409K(3)(d)(iii) shall not apply to this individual.

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b) Whether an individual's prospects of finding work in his customary occupation are good shall be determined at the time that he files his initial claim for extended benefits. However, such classification shall be included in any determination of refusal of work under Section 409K(3)(d) of the Act, and at that time, shall be subject to review.

Example: An individual files a claim for extended benefits and reports that he will return to his former employer on March 31. He does not return to work for his former employer on March 31 and then refuses an offer of work on April 14. This refusal of work shall be adjudicated in accordance with the provisions of Section 409K(3)(d) because the individual's prospects of returning to his customary occupation were not good because he did not return to work for his former employer as scheduled.

c) If the claimant does not start work on the designated date, then his prospects of finding work in his customary occupation shall no longer be considered good.

d) The individual must provide the name, address and starting date of employment for any employer whom the individual claims as a basis for having his prospects of finding work in his customary occupation found to be good.

e) An individual can also show that his prospects of finding work in his customary occupation are good by showing that he was recently employed in his customary occupation, that he recently completed training in that occupation, or that new opportunities for employment in his customary occupation recently became available.

(Source: Added at 14 Ill. Reg. 18466, effective Nov. 5, 1990)

- 1) Heading of the Part: Claims, Adjudication, Appeals And Hearings
- 2) Code Citation: 56 Ill. Adm. Code 2720
- 3) Section Number: Adopted Action:
2720.125 Repealed Section
2720.126 Repealed Section
2720.127 Repealed Section
2720.128 Repealed Section
2720.129 Repealed Section

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 48, pars. 349, 409, 420, 450, 451, 452, 453, 455, 456, 470, 471, 473, 474, 474a, 500, 501, 502, 504, 530, 610, 611, 700, 701, 702 and 704.

- 5) Effective Date of the Amendment: November 5, 1990.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this Rule contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: October 29, 1990.
- 9) Notice of Proposal published in Illinois Register: June 29, 1990 at 14 Ill. Reg. 10237.

- 10) Has JCAR issued a Statement of Objection to these Rules? No.
- 11) Difference between proposal and final version: None.
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR?
Yes.

- 13) Will this replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.

- 15) Summary and purpose of the rules: Enclosed amendments to Sections of 56 Ill. Adm. Code 2720 are being repealed in this Part. This Part was intended to be the procedural benefit rules only, so these Sections are being moved to Part 2865 which includes the other substantive benefit rules.

- 16) Information and Questions regarding these Adopted Amendments may be addressed to:

Stella Adams Cuthbert, Commissioner
Illinois Department of Employment Security
401 South State Street - 2 South
Chicago, Illinois 60605
312/793-4240

The full Text of the Adopted Amendments begins on the next page:

DEPARTMENT OF EMPLOYMENT SECURITY

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TITLE 56: LABOR AND EMPLOYMENT
CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY
SUBCHAPTER a: GENERAL PROVISIONS

PART 2720

CLAIMS, ADJUDICATION, APPEALS AND HEARINGS

SUBPART A: GENERAL PROVISIONS

Section

2720.1	Definitions
2720.3	"Week" In Relation To "Benefit Year"
2720.5	Service Of Notices, Decisions, Orders
2720.10	Computation Of Time
2720.15	Disqualification Of Adjudicator, Referee, Or Board Of Review
2720.20	Attorney Representation Of Claimants
2720.25	Form Of Papers Filed
2720.30	Correction Of Technical Errors

SUBPART B: APPLYING FOR UNEMPLOYMENT INSURANCE BENEFITS

Section

2720.100	Filing A Claim
2720.101	Filing, Registering And Reporting By Mail Under Special Circumstances
2720.105	Time For Filing An Initial Claim For Benefits
2720.106	Dating Of Claims For Weeks Of Partial Unemployment
2720.107	Employing Unit Reports For Partial Unemployment
2720.110	Required Second Visit To Local Office
2720.115	Continuing Eligibility Requirements
2720.120	Time For Filing Claim Certification For Continued Benefits
2720.125	Work Search Requirements For Regular Unemployment Insurance Benefits (Repealed)
2720.126	Availability For Part Time Work Only (Repealed)
2720.127	Director's Approval Of Training (Repealed)
2720.128	Active Search For Work: Attendance At Training Courses (Repealed)
2720.129	Regular Attendance In Approved Training (Repealed)
2720.130	Employing Unit Protest Of Benefit Payment
2720.132	Required Notice By An Employer Of Separation For Alleged Felony Or Theft Connected With The Work
2720.135	Adjudicator Investigation
2720.140	Adjudicator Determination
2720.145	Payment Of Unemployment Insurance Benefits For Initial Claims

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2720.150	Applying For Unemployment Insurance Benefits Under Extension Programs
2720.155	Non-Resident Application For Benefits
2720.160	Reconsidered Findings Or Determinations

SUBPART C: APPEALS TO REFEREE

Section

2720.200	Filing Of Appeal
2720.205	Notice Of Hearing
2720.210	Preparation For The Hearing
2720.215	Format Of Hearings
2720.220	Ex Parte (One Party Only) Communications
2720.225	Subpoenas
2720.227	Depositions
2720.230	Consolidation Or Severance Of Proceedings
2720.235	Withdrawal Of Appeal
2720.240	Continuances
2720.245	Conduct Of Hearing
2720.250	Rules Of Evidence
2720.255	Failure Of Party To Appear At The Scheduled Hearing
2720.265	The Record
2720.270	Referee's Decision
2720.275	Labor Dispute Appeals
2720.277	Prehearing Conference In Labor Dispute Appeal

SUBPART D: APPEALS TO THE BOARD OF REVIEW

Section

2720.300	Filing Of Appeal
2720.305	Notice Of Appeal
2720.310	Request For Oral Argument
2720.315	Request For Written Argument Or Additional Evidence
2720.320	Access To Record
2720.325	Withdrawal Of Appeal
2720.330	Consolidation Or Severance Of Appeals
2720.335	Decision Of The Board Of Review
2720.340	Extensions Of Time In Which To Issue A Board Of Review Decision
2720.345	Issuance Of Notice Of Right To Sue

AUTHORITY: Implementing and authorized by Sections 239, 409, 500, 604, 700, 701, 702, 703, 705, 706, 800, 801, 803, 804, 805, 1000, 1001, 1002, 1004, 1200, 1700, 1701, 2300, 2301, 2302 and 2304 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 349, 409, 420, 450, 451, 452, 453, 455, 456, 470, 471, 473, 474, 474a, 500, 501, 502, 504, 530, 610, 611, 700, 701, 702 and 704).

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SOURCE: Adopted at 8 Ill. Reg. 24957, effective January 1, 1985; amended at 10 Ill. Reg. 12620, effective July 7, 1986; amended at 11 Ill. Reg. 14338, effective August 20, 1987; amended at 11 Ill. Reg. 18671, effective October 29, 1987; amended at 12 Ill. Reg. 14660, effective September 6, 1988; emergency amendments at 13 Ill. Reg. 11890, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 18263, effective November 9, 1989; amended at 14 Ill. Reg. 15334, effective September 10, 1990; amended at 14 Ill. Reg. 18489, effective November 5, 1990.

SUBPART B: APPLYING FOR UNEMPLOYMENT INSURANCE BENEFITS

Section 2720.125 Work Search Requirements For Regular Unemployment Insurance Benefits (Repealed)

a) Unless otherwise instructed, the claimant must establish that he is able to work, available for work and actively seeking work during each week for which he is claiming benefits. To demonstrate he is actively seeking work, a claimant must:

1) Register in person at the Illinois Job Service Office unless otherwise instructed by the local office for one of the following reasons:

A) The claimant's unemployment is due to a labor dispute at his last employing unit even if the claimant is not involved in the dispute;

B) The claimant's unemployment is due to temporary lay-off not exceeding four weeks in duration;

C) The claimant is a member of a labor union whose placement service has been certified by the Agency under 56 Ill. Adm. Code 2865;

D) The claimant is still attached to a regular job but he is only partially employed due to a temporary reduction in his hours;

E) The Agency determines that, based on local market information, registration with the Illinois Job Service would not increase the likelihood of the claimant's return to work.

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2) Show that he is conducting a thorough, active and reasonable search for appropriate work on his own by keeping records of what he is doing to find work, including:

A) The names and addresses of the employing units contacted and the names of the specific persons contacted, if possible;

B) The dates, methods and results of the contacts; and,

C) The types of work that the claimant has been seeking, including wages and hours requested or desired;

D) Any other information regarding his work search efforts.

b) The claimant must provide the written records required by this Section to the Agency whenever requested, pursuant to Section 2720.115, or in the event of a Claims Adjudicator's interview, an appeal or a hearing in which work search is an issue. Even if the claimant has been denied benefits, he must complete and file the Claim Certification (BIS-653) every two weeks and meet the eligibility requirements of the Act for each week for which he expects payment upon reversal of that denial.

c) In evaluating the adequacy of the individual's work search, the Agency shall consider:

1) The individual's physical and mental abilities;

2) The individual's training and experience;

3) The employment opportunities in the area;

4) The length of the claimant's unemployment;

5) The nature and number of claimant's work search efforts;

6) The customary means of seeking employment in the occupational area in which the claimant seeks employment;

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- 7) Any other information that would affect the claimant's work search.

(Source: Repealed at 14 Ill. Reg. 18489, effective Nov. 5, 1990.)

Section 2720.126 Availability For Part-Time Work Only (Repealed)

The requirement that a claimant should be able and available for full-time work will not be applied to a claimant who can prove by a preponderance of the evidence that for him only part-time work, defined in Section 2720.17, is suitable because:

- a) He restricts his availability to part-time work due to:
 - 1) Circumstances which are beyond his own control, such as the advice of his physician that full-time work would adversely affect his health; or,
 - 2) The kind of work suitable to his skill, training or experience is available only on a part-time basis, and he is not reasonably qualified for available full-time work; and,
 - b) He is in an area where a labor market for the part-time work applicable to him and suitable to his skill, training or experience normally exists; and,
 - c) He has a reasonable possibility of securing that part-time work suitable to his skill, training or experience.

Example:--The claimant is the single parent of a school age child. While otherwise suitable, full-time work exists for a person with his skill, training or experience, the claimant believes that is in the best interest of his child that he be with the child when the child is not in school. This claimant would not be eligible for benefits for he unduly restricts his availability to part-time work based on a personal preference. The alternative of child care arrangements would allow this claimant to work full-time.

(Source: Repealed at 14 Ill. Reg. 18489, effective Nov. 5, 1990.)

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Section 2720.127 Director's Approval Of Training (Repealed)

Section 500(e)(5) of the Act (Ill. Rev. Stat., 1985, ch. 48, par. 420(e)(5)) provides that "A(n) individual shall not be deemed unavailable for work or to have failed actively to seek work... with respect to any week, because he is enrolled in and is in regular attendance at a training course approved for him by the Director... A training course must have been approved under 56 Ill. Adm. Code 2620 or meet the following criteria in order to be approved by the Director:

- a) The training course must relate to an occupation or skill for which there are or are expected to be in the immediate future, reasonable work opportunities in the locality. This means that:
 - 1) The training course must be vocational or provide the individual with skills essential for the performance of work in a specific occupation; and,

EXAMPLE:--The Director will not approve classes designed solely to provide an individual with a high school equivalency diploma since this would not enhance opportunities in a specific occupation. However, the Director shall approve courses of study which include some purely academic courses if such course work is secondary to its vocational aspects.

- 2) The course must be designed to facilitate the individual's reemployment in a reasonably expeditious manner; however, the Director shall not approve courses of study of more than one year in duration unless such course is approved under 56 Ill. Adm. Code 2620; and,

- 3) The course must focus on providing the individual with the competency necessary for securing entry level employment in the selected occupation; and,

Example:--The Director will not approve training for the purpose of allowing an individual to improve his marketability, like a bookkeeper who wishes to become an accountant, if there exists a reasonable job market for bookkeepers in the individual's locality.

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4) The course must consist of at least twelve hours of contact instruction with students from a competent and reliable training agent each week. This instruction could include classroom training, laboratory instruction and tutoring.

b) Such training course must be offered by a competent and reliable agency, educational institution or employing unit.

c) In addition to meeting the criteria set forth in subsections (a) and (b), the individual must show that:

i) Work opportunities for which the individual is qualified by training and experience are limited or do not exist in the individual's locality; and,

Example: If the individual is a trained and certified nurse's aide, the Director will not approve registered nurse's training for this individual if reasonable openings exist in the individual's locality for nurse's aides, even if the individual is dissatisfied with her present occupation.

2) The individual has the qualifications and aptitude to complete the course successfully; and,

Example: The Director will not approve a course which requires the ability to read and write in English for an individual who is not fluent in English.

3) The enrollee is not a recipient nor eligible for subsistence payments or similar assistance under any public or private retraining program.

(Source: Repealed at 14 Ill. Reg. 18489, effective Nov. 5, 1990)

Section 2720.128 Active Search For Work: Attendance At Training Courses (Repealed)

a) An individual enrolled and in regular attendance at a training course approved by the Director shall not be required to maintain an active job search. This exemption applies to individuals applying for both regular and extended benefits.

b) In addition, an individual shall not be deemed to have failed actively to seek work for regular or extended benefit purposes with respect to any week because he is in training approved under Section 236(a)(1) of the Federal Training Act of 1974 (19-B.S.E.-2296(a)(1)) as provided at Section 500(e)(6) of the Act (Ill. Rev. Stat. 1985, ch. 48, par. 420(e)(6)).

(Source: Repealed at 14 Ill. Reg. 18489, effective Nov. 5, 1990)

Section 2720.129 Regular Attendance In Approved Training (Repealed)

For the purposes of Section 2720.128, "in regular attendance" means that the individual has attended every scheduled session of the training course approved for him by the Director, and presents an attendance report from a responsible person connected with the training course. If the individual misses any scheduled class session on a particular day, the individual shall be deemed to have failed to meet the requirements of Section 500(e) of the Act (Ill. Rev. Stat. 1985, ch. 48, par. 420(e)) with respect to that day.

Example: An individual in Director approved training is scheduled to attend 2 training sessions daily from Monday through Friday until the course is completed. The individual misses one session on Wednesday because of illness. This individual shall be deemed to have failed to meet the requirements of being in regular attendance on Wednesday, and the individual's weekly benefit amount shall be reduced by one-fifth for that week.

(Source: Repealed at 14 Ill. Reg. 18489, effective Nov. 5, 1990)

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- 1) The Heading of the Part: HOSPITAL SERVICES
- 2) Code Citation: 89 Ill. Adm. Code 148
- 3) Section Number: Adopted Action:
148.140 Amendment
- 4) Statutory Authority: Sections 5-5.1 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 5-5.1 et seq. and 12-13)
- 5) Effective Date of Adopted Amendment: November 8, 1990
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐
- 7) Does this Adopted Amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 8, 1990
- 9) Notice of Proposal Published in Illinois Register:
July 13, 1990 (14 Ill. Reg. 11108)
- 10) Has JCAR issued a Statement of Objections to this Adopted Amendment? No
- 11) Differences between proposal and final version: No changes were made to the text of this rulemaking.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this Adopted Amendment replace an Emergency Amendment currently in effect? Yes
- 14) Are there any Amendments pending on this Part? No
- 15) Summary and Purpose of Adopted Amendment: This rule revision will allow hospitals located in cities of more than one million population and which provided 85,000 days of inpatient care in fiscal 1989 to bill for outpatient and clinic services on an encounter rate basis. There is no anticipated fiscal impact.

- 16) Information and questions regarding this Adopted Amendment shall be directed to:

Name: Daniel Leikvold, Staff Attorney
Office of the General Counsel

Address: Jesse B. Harris Building II
100 South Grand Avenue East
Springfield, Illinois 62762-0001

Telephone: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:

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NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES

CHAPTER I: DEPARTMENT OF PUBLIC AID

SUBCHAPTER 6: MEDICAL PROGRAMS

PART 148

HOSPITAL SERVICES

Section	
148.10	Hospital Services
148.20	Participation
148.30	General Requirements
148.40	Special Requirements
148.50	Covered Hospital Services
148.60	Hospital Services Not Covered
148.70	Limitation On Hospital Services
148.80	Transplants
148.90	Heart Transplants
148.100	Liver Transplants
148.110	Bone Marrow Transplants
148.120	Disproportionate Share Hospital Adjustments
148.130	Payment for Inpatient Services for GA
148.140	Hospital Outpatient and Clinic Services
148.150	Payment for Hospital Services During Fiscal Year 1982
148.160	Payment for Hospital Services During Fiscal Year 1983
148.170	Limits on Length of Stay by Diagnosis
148.180	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting
148.190	Copayments
148.200	Payment Methodology
148.210	Non-Participating Hospitals
148.220	Pre July 1, 1989 Services
148.230	Post June 30, 1989 Services
148.240	Prepayment Review
148.250	Base Year Costs
148.260	Restructuring Adjustment
148.270	Inflation Adjustment
148.280	Groupings
148.290	Rate Calculation
148.300	Payment
148.310	Review Procedure
148.320	Alternatives
148.330	Exemptions
148.340	Subacute Alcoholism and Substance Abuse Services
148.350	Definitions
148.360	Types of Subacute Alcoholism and Substance Abuse Services
148.370	Payment for Subacute Alcoholism and Substance Abuse Services

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Section	
148.380	Rate Appeals for Subacute Alcoholism and Substance Abuse Services
148.390	Hearings

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Sections 148.10 thru 148.390 recodified from 89 Ill. Adm. Code 140.94 thru 140.398 at 13 Ill. Reg. 9572; Section 148.120 recodified from 89 Ill. Adm. Code 140.110 at 13 Ill. Reg. 12118; amended at 14 Ill. Reg. 2553, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 11392, effective July 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 15358, effective September 13, 1990; amended at 14 Ill. Reg. 16998, effective October 4, 1990; amended at 14 Ill. Reg. 18293, effective October 30, 1990; amended at 14 Ill. Reg. 18499, effective November 8, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 148.140 Hospital Outpatient and Clinic Services

a) ~~Reimbursement to hospitals for claims for services provided prior to July 1, 1983 will be calculated and paid in accordance with the statutes and administrative rules governing the time period in question (see Sections 148.150, 148.160 and 89-111, Adm. Code 140.460 thru 140.467, and Emergency Rules-89-111, Adm. Code 150.10 through 150.90).~~

b) ~~a) i) Reimbursement for hospital outpatient and clinic services provided on or after July 1, 1983, shall be made on a fee for service basis, except as described in subsection (c) for encounter rate hospitals.~~

~~2) l) Reimbursement levels shall be at the lower of the hospital's usual and customary charge to the public or the Department's statewide maximum reimbursement screens. Hospitals will be required to bill the Department utilizing these specific service codes, and however, all specific client coverage policies (relating to client eligibility and scope of services available to~~

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Section 148.140 Hospital Outpatient and Clinic Services
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those clients) which apply pertain to the service in question and which are used by billed are applicable to hospitals in the same manner as to non-hospital providers who bill on a fee for service or other basis for such services.

- 3)2) Reimbursement for the fee codes established 7/1/83 and implemented through 3/31/86 for procedures performed in a hospital setting will be calculated and paid in accordance with the statutes and administrative rules governing the time period in question.
- 4)3) Effective April 1, 1986, additional fee codes will be established for outpatient procedures performed in a hospital setting. Procedures will be are grouped and reimbursed according to whether they are high level technology surgical procedures or other procedures. High Level Technology Surgical Procedures are those which either require general or spinal anesthesia or require any two of the following three criteria: the use of special equipment, a major surgical pack as opposed to a minor surgical pack, or longer than one hour of surgical time. High level technology surgeries will be reimbursed at the lower of actual charges or that hospital's inpatient contract rate (per diem rate for non-contracting hospitals) equivalent to a one day inpatient stay. Other ambulatory surgical, specialized cardiac and diagnostic procedures will be are reimbursed at the lower of actual charges or the Department's designated payment maximum. Two groupings will be are used to establish the State maximums - major teaching and other hospitals. A major teaching hospital is one having four or more graduate medical education programs - accredited by the American Medical Association, the American Dental Association or the American Osteopathic Association and a scope of service index of at least 40. The specialized treatment procedures, high risk and emergency room visits will be are reimbursed according to fiscal year 1986 payment methodology. Certain high level technology services recognized and approved by the

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Section 148.140 Hospital Outpatient and Clinic Services
(Cont'd.)

Department as safe outpatient procedures will be are reimbursed in a category separate from other specialized cardiac procedures and diagnostic procedures. This special category currently includes the following procedures: Magnetic Resonance Imaging (MRI), Computerized Axial Tomography (Cat Scan), and Cardiac Catheterization.

- 5)4) A list of restricted inpatient procedures pursuant to Section 148.180(b) will be is established and those procedures will only be reimbursed when performed outside the inpatient setting or when the hospital supplies justification for an inpatient admission that meets Departmental established criteria. These criteria include, but are not limited to:

- A) Presence of medical conditions which make prolonged post-operative observations by a nurse or skilled medical personnel a necessity (e.g., heart disease, severe diabetes).
- B) An unrelated procedure is being done simultaneously which itself requires surgical hospitalization.
- C) The patient is unable to comprehend and/or follow the necessary instruction both prior to and following the procedure due to mental and/or physical impairment, and this would result in inadequate treatment and place the patient at risk.
- D) Emergency admission or recent onset of severe symptoms would prohibit safely performing the procedure on an outpatient basis (e.g., bleeding, severe pain, nausea, vomiting).
- E) Admission occurs subsequent to the performance of the procedure on an outpatient basis due to conditions such as:
 - i) instability of vital signs

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Section 148.140

Hospital Outpatient and Clinic Services
(Cont'd.)

- ii) respiratory distress greater than existed pre-operatively
- iii) post-operative pain not relieved by oral medication
- iv) uncontrolled bleeding
- v) lack of state of consciousness appropriate to age and development
- vi) presence of persistent nausea or vomiting
- vii) inability to ambulate consistent with age, previous mobility status and/or procedure.

6)5) Reimbursement levels for additional fee codes that are eligible for payment pursuant to Sections 148.140(b)(4) and (5) subsection (a)(3) and (4) will be at the lower of the hospital's actual charge or the Department's designated payment maximum. This payment shall be considered full and final payment for those procedures performed. The rate levels designed for each group of ambulatory procedures are enumerated to ensure spending approximately the full fiscal year 1987 Hospital-Ambulatory-Care Appropriation.

- e)b) Payment for outpatient end-stage renal disease treatment (ESRDT) services provided pursuant to Section 148.40(c) shall be made at the Department's payment rates, as follows:
 - 1) For inpatient hospital services provided pursuant to 148.40(c)(1), the Department shall reimburse hospitals pursuant to Sections 148.200 through 148.330 and 89 Ill. Adm. Code 149.
 - 2) For outpatient services or home dialysis treatments provided pursuant to Section 148.40(c)(2) or (3), the Department will related supplies and equipment, as defined in 42 CFR 405.231(o) (1984). This rate will be that

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Hospital Outpatient and Clinic Services
(Cont'd.)

- reimburse hospitals and clinics for ESRDT services at a rate which will reimburse the provider for the dialysis treatment and all rate established by Medicare pursuant to 42 CFR 405.439 and 405.441 (1984).
- 3) Payment for non-routine services. For services which are provided during outpatient or home dialysis treatment pursuant to Section 148.40(c)(2) or (3) but are not defined as a routine service under 42 CFR 405.231(o) (1984), separate payment will be made to independent laboratories, pharmacies, and medical supply providers pursuant to 89 Ill. Adm. Code 140.430 through 140.434, 140.440 through 140.450, and 140.475 through 140.481, respectively.
- 4) Payment for physician services relating to ESRDT will be made separately to physicians, pursuant to 89 Ill. Adm. Code 140.400.

d) Statewide fee screens for outpatient and clinic services shall be increased for fiscal year 1985 over those used in fiscal year 1984 by a weighted-average 10-percent rate increase.

c) Reimbursement for hospital outpatient and clinic services provided by an encounter rate hospital on or after July 1, 1990, shall be made on an encounter rate basis.

- 1) Reimbursement levels shall be at the lower of the encounter rate hospital's all inclusive charge as shown on the claim or the Department's encounter hospital specific reimbursement rate for each of the procedure groups described in subsection (a)(3) and by the category of service. Encounter rate hospitals will be required to bill the Department utilizing all-inclusive service codes. However, all specific client coverage policies (relating to client eligibility and scope of services available to those clients) which pertain to the service billed are applicable to encounter rate hospitals in the same manner as to non-hospital and hospital providers who bill fee-for-service.

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Section 148.140 Hospital Outpatient and Clinic Services
(Cont'd.)

- 2) Reimbursement for the fee codes defined in subsection (a)(3) for encounter rate hospitals will be reimbursed at the Department's rate calculated in subsection (c)(1) above.
- 3) An encounter rate hospital is defined as an Illinois public hospital:
 - A) located in a city with population exceeding 1 million; and
 - B) which provided and was paid for 85,000 days or more of inpatient hospital care to recipients of medical assistance during state fiscal year 1989.
- 4) Inpatient restricted procedures as provided in subsection (a)(4) shall apply to encounter rate hospitals.

(Source: Amended at 14 Ill. Reg. 18499, effective November 8, 1990)

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- 1) The Heading of the Part: Medical Payment
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Numbers: Adopted Action:

140.542	Amendment
140.543	Amendment
140.544	Repealed
140.545	Amendment
140.646	Amendment
140.647	Amendment
140.648	Amendment
140.649	Amendment
140.650	Amendment
140.652	Amendment
- 4) Statutory Authority: Sections 5-1 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 5-1 et seq. and 12-13)
- 5) Effective Date of Adopted Amendments: October 30, 1990
- 6) Does this rulemaking contain an automatic repeal date?
____ Yes X No
- 7) Do these Adopted Amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: October 30, 1990
- 9) Notices of Proposal Published in Illinois Register:
March 23, 1990 (14 Ill. Reg. 4415)
- 10) Has JCAR issued a Statement of Objections to these Adopted Amendments? Yes
 - A) Statement of Objection: September 28 (14 Ill. Reg. 16082)
 - B) Agency Response: November 16, 1990 (14 Ill. Reg. 18623)
 - C) Date Agency Response Submitted for Approval to JCAR: October 16, 1990
- 11) Differences between proposal and final version:
 - Cited the Federal program regulations referenced in

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Sections 140.646(d), 140.647(a)(1), 140.647(c)(1), 140.647(c)(2), 140.648(c)(1), 140.648(c)(1)(A)(ii)

The following was added in Section 140.648(c)(1)(A)(ii) to incorporate by reference the "SIB" and "ICAP" assessment methods:

"The Scales of Independent Behavior and the Inventory for Client and Agency Planning are published by, and available from, DLM Teaching Resources, 1 DLM Park, Allen, Texas 75002 (1-800-527-4747). The 1986 edition is incorporated and no later amendments or editions are included."

Section 140.650 (b)(c)(d) and (e) were deleted.

In Section 140.646(g) the word "Section" was capitalized.

Enclosed the Section parenthetical in Section 140.647(c)(5).

In Section 140.648(c)(2) the word "OMRP" was changed to "QMRP".

In Section 140.648(c)(3)(A) the word "ration" was changed to "ratio".

Changed the words "must", "may" or "will" to "shall" in the following Sections:

a) Section 140.646(b)

b) Section 140.647(a)(1) after the word "but".

c) Section 140.647(a)(1) after the word "setting".

d) Section 140.647(a)(1) after the word "DT".

e) Section 140.647(b)(2)(A)

f) Section 140.647(b)(2)(B)

g) Section 140.647(c)(2) after the word "care".

h) Section 140.647(c)(2) after the word "and".

i) Section 140.647(c)(3)

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j) Section 140.647(c)(4) after the word "activities".
k) Section 140.648(a).

l) Section 140.648(b) after the word "rate".

m) Section 140.648(b) after the word "Component".

n) Section 140.648(b) after the word "combination".

o) Section 140.648(b) after the word "reimbursement".

p) Section 140.648(c)(1)

q) Section 140.648(c)(1)(A)

r) Section 140.648(c)(1)(A)(i)

s) Section 140.648(c)(1)(A)(ii)

t) Section 140.648(c)(3) after the word "amount".

u) Section 140.648(c)(3)(A) after the word "care".

v) Section 140.648(c)(3)(A) after the word "which".

w) Section 140.648(c)(5).

x) Section 140.648(d) after the word "adjustment".

y) Section 140.648(g)(3) after the word "Facility".

z) Section 140.648(g)(3) after the word "letter".

aa) Section 140.648(g)(3) after the word "recoupment".

bb) Section 140.649(a)(2).

cc) Section 140.649(c).

In Section 140.646(a), line 2, a "comma" was added after the phrase "ICF/MR-15" and the word "and" was deleted; in line 3 the phrase ", and ICF/MR-SNF/PED" was added after "(SLC)"; in line fourteen, the parenthesis were removed from the phrase "DT program"; in line sixteen, a "comma" was added after the word "facility", "and/" was deleted from the phrase and/or" and the word "an" was added after the word

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"or"; in line 18, the phrase "or accredited according to Section 140.650".

- In Section 140.646(e), in line 1, the word "terms" was changed to "term"; in line 5, the word "and" was deleted and the phrase ", and ICF/MR-SNF/PED" was added immediately following the word "SLC" (before the paren).

- In Section 140.647(b)(2)(B) the phrase "and Section 140. Table H" was added after "(g)".

- In Section 140.647(c)(5) deleted the reference to 144.275(a)(1)(A) and inserted instead 140.648(c)(1)(A)(i)

- In Section 140.647(c)(5), in line 14, the subsection referenced was changed from "146.225(b)(1)(B)" to "144.275(a)(1)(A)".

- In Section 140.648(c)(1), line 5, the word "by" was deleted and the phrase "according to each individual's overall" was added; line 6, the phrase "mental retardation" was replaced with the word "functioning"; line 13, the word "Overall" was added to the first column heading; line 14, the word "Retardation" was replaced with the word "Functioning" in the first column heading.

- In Section 140.648(c)(1)(A), line 1, the word "mental" was deleted; line 2, the phrase "functioning of clients with mental" was inserted before the word "retardation"; line 3, the phrase "and related conditions," was inserted before the word "in", line 4 the phrase "(mental retardation" was added after the word "Retardation"; line 8, "both:" was added after the word "include"; the remaining text will become a new subsection (140.648(c)(1)(A)(ii).

- Section 140.648(c)(1)(A)(i) was created and reads as follows:

"i) an assessment of intellectual functioning as measured by a standardized, full scale, individual intelligence test such as the Standard Binet and WAIS-R. Such an assessment must be administered by a psychologist who is registered in Illinois under the Illinois Psychological Act

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(Illinois Department of Professional Regulation); and".

- Section 140.648(c)(1)(A)(ii), line 10, the section referenced was changed from "146.225(b)(2)(A)" to "144.275 (b)(1)".

- Section 140.648(c)(1)(B), line 16, the referenced Sections "146.225(b)(2)(B)(i) and (ii) were changed to Section "144.275(a)(1)(B).

- Section 140.648(c)(2), line 7, "DD" was replaced with "MR".

- Section 140.648(c)(3), line 9, the "DD" was deleted and "MR, SNF, or ICF" was added.

- In Section 140.648(a) deleted the language "or accredited by the commission ...through (89 Ill. Adm. Code 140.650(b)".

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

- 13) Will these Adopted Amendments replace Emergency Amendments currently in effect? Yes

- 14) Are there any Amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
140.461	Amendment	April 20, 1990 (14 Ill. Reg. 5726)
140.462	Amendment	April 20, 1990 (14 Ill. Reg. 5726)
140.463	Amendment	April 20, 1990 (14 Ill. Reg. 5726)
140.485	Amendment	September 7, 1990 (14 Ill. Reg. 14317)
140.486	Repealer	September 7, 1990 (14 Ill. Reg. 14317)
140.487	Amendment	September 7, 1990 (14 Ill. Reg. 14317)

Section Numbers	Proposed Action	Illinois Register Citation
140.488	New Section	September 7, 1990 (14 Ill. Reg. 14317)
140.523	Amendment	September 14, 1990 (14 Ill. Reg. 14681)
140.529	Amendment	July 20, 1990 (14 Ill. Reg. 11672)
140.539	Amendment	July 6, 1990 (14 Ill. Reg. 10629)
140.562	Amendment	August 31, 1990 (14 Ill. Reg. 13963)
140.569	Amendment	May 25, 1990 (14 Ill. Reg. 7834)
140.642	Amendment	March 2, 1990 (14 Ill. Reg. 3019)
140.Table A	Repealer	September 7, 1990 (14 Ill. Reg. 14317)
140.Table H	Amendment	March 2, 1990 (14 Ill. Reg. 3019)

15) Summary and Purpose of Adopted Amendments: Proposed revisions are being made to rules which relate to developmental training (DT) programs. The primary reasons for these revisions are to update the description of DT services in conformance with federal standards, and to provide a new DT reimbursement system which is largely based on the active treatment needs of each DT participant.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Daniel Leikvold, Staff Attorney
Office of the General Counsel

Address: Jesse B. Harris Building
100 South Grand Avenue East
Springfield, Illinois 62762-0001

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NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER 1: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMSPART 140
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

Section

- 140.1 Incorporation By Reference
140.2 Medical Assistance Programs
140.3 Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy
140.4 Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)
140.5 Covered Medical Services Under GA and AMI
140.6 Medical Services Not Covered
140.7 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Children Under Age Six
140.8 Medical Assistance For Qualified Severely Impaired Individuals
140.9 Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy
140.10 Medical Assistance Provided to Incarcerated Persons

SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL

Section

- 140.11 Enrollment Conditions for Medical Providers
140.12 Participation Requirements for Medical Providers
140.13 Definitions
140.14 Denial of Application to Participate in the Medical Assistance Program
140.15 Recovery of Money
140.16 Termination of a Vendor's Eligibility to Participate in the Medical Assistance Program
140.17 Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program

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Section

- 140.18 Effect of Termination on Individuals Associated with Vendor
140.19 Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring Submittal of Claims
140.20 Covered Medicaid Services for Qualified Medicare Beneficiaries (QMBs)
140.21 Magnetic Tape Billings
140.22 Payment of Claims
140.23 Payment Procedures
140.24 Overpayment or Underpayment of Claims
140.25 Payment to Factors Prohibited
140.26 Assignment of Vendor Payments
140.27 Record Requirements for Medical Providers
140.28 Audits
140.30 False Reporting and Other Fraudulent Activities
140.35 Prior Approval for Medical Services or Items
140.40 Prior Approval in Cases of Emergency
140.41 Limitation on Prior Approval
140.42 Post Approval for Items or Services When Prior Approval Cannot Be Obtained
140.43 Drug Manual (Recodified)
140.71 Drug Manual Updates (Recodified)
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SUBPART C: HOSPITAL SERVICES

Section

- 140.94 Hospital Services (Recodified)
140.95 Participation (Recodified)
140.96 General Requirements (Recodified)
140.97 Special Requirements (Recodified)
140.98 Covered Hospital Services (Recodified)
140.99 Hospital Services Not Covered (Recodified)
140.100 Limitation On Hospital Services (Recodified)
140.101 Transplants (Recodified)
140.102 Heart Transplants (Recodified)
140.103 Liver Transplants (Recodified)
140.104 Bone Marrow Transplants (Recodified)
140.110 Disproportionate Share Hospital Adjustments (Recodified)
140.116 Payment for Inpatient Services for GA (Recodified)
140.117 Hospital Outpatient and Clinic Services (Recodified)
140.200 Payment for Hospital Services During Fiscal Year 1982 (Recodified)
140.201 Payment for Hospital Services After June 30, 1982 (Repealed)

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140.203	Limits on Length of Stay by Diagnosis (Recodified)
140.300	Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting (Recodified)
140.350	Copayments (Recodified)
140.360	Payment Methodology (Recodified)
140.361	Non-Participating Hospitals (Recodified)
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140.364	Prepayment Review (Recodified)
140.365	Base Year Costs (Recodified)
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140.369	Groupings (Recodified)
140.370	Rate Calculation (Recodified)
140.371	Payment (Recodified)
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140.373	Utilization (Repealed)
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140.396	Rate Appeals for Subacute Alcoholism and Substance Abuse Services (Recodified)
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TABLE I	Staff Time and Allocation for Training Programs (Recodified)
TABLE J	HSA Grouping

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg.

2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 6235, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at

19734, effective November 15, 1988; amended at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 28, 1989; amended at 13 Ill. Reg. 3351, effective March 6, 1989; amended at 13 Ill. Reg. 3917, effective March 17, 1989; amended at 13 Ill. Reg. 5115, effective April 3, 1989; amended at 13 Ill. Reg. 5718, effective April 10, 1989; Sections 140.850 thru 140.896 reclassified to 89 Ill. Adm. Code 146.5 thru 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7025, effective April 24, 1989; amended at 13 Ill. Reg. 7786, effective May 20, 1989; Sections 140.94 thru 140.398 reclassified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 Ill. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, 1989, for a maximum of 150 days; emergency expired November 28, 1989; amended at 13 Ill. Reg. 11516, effective July 3, 1989; amended at 13 Ill. Reg. 12119, effective July 7, 1989; Section 140.110 reclassified to 89 Ill. Adm. Code 148.120 at 13 Ill. Reg. 12118; amended at 13 Ill. Reg. 12562, effective July 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 16992, effective October 21, 1989; amended at 14 Ill. Reg. 2564, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 3241, effective February 14, 1990, for a maximum of 150 days; emergency expired July 14, 1990; amended at 14 Ill. Reg. 4543, effective March 12, 1990; emergency amendment at 14 Ill. Reg. 4577, effective March 6, 1990, for a maximum of 150 days; emergency expired August 3, 1990; emergency amendment at 14 Ill. Reg. 5575, effective April 1, 1990, for a maximum of 150 days; emergency expired August 29, 1990; emergency amendment at 14 Ill. Reg. 5865, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 7141, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, effective April 27, 1990, for a maximum of 150 days; amended at 14 Ill. 10062, effective June 12, 1990; amended at 14 Ill. Reg. 10409, effective June 19, 1990; emergency amendment at 14 Ill. Reg. 12082, effective July 5, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 13262, effective August 6, 1990; emergency amendment at 14 Ill. Reg. 14184, effective August 16, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14826, effective August 31, 1990; amended at 14 Ill. Reg. 15366, effective September 12, 1990; amended at 14 Ill. Reg. 15981, effective September 21, 1990; amended at 14 Ill. Reg. 17279, effective October 12, 1990; amended at 14 Ill. Reg. 18508, effective October 30, 1990.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

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SUBPART E: GROUP CARE

Section 140.542 Cost Reports-Filing Requirements

~~Group-care~~ Long term care (SNF/ICF) and residential (ICF/MR) facilities, and developmental training (DT) programs shall file cost reports with the Department of Public Aid in accordance with the following requirements:

- a) All schedules contained in the cost reports must be completed with the exception of those schedules specified in the cost report instructions as optional. Substitution of cost report schedules with provider records or other documents may not be made without written prior approval from the Department. Approval will be granted if the provider's documents contain the same information as the cost report schedule and the provider is not and does not anticipate serving public aid clients.
- b) The cost report is not complete until all required schedules are filed and all inquiries to the provider are satisfactorily resolved. A provider will be notified by the Department in writing when the cost report is complete.
- c) If the cost report is prepared by other than the provider's administrator or officer, the certification must be signed by the preparer as well as the officer or administrator. The preparer's declaration is based upon all information of which the preparer has any knowledge.

d) All financial data contained in the cost report must be accounted for on the accrual basis of accounting, except that governmental institutions operating on a cash method of accounting may submit data based on such a method.

e) Once a cost report has been correctly filed, no changes for the purpose of maximizing reimbursement shall be permitted. For example, it is not allowable to capitalize items which had been expensed on the cost report (or vice versa) unless the original method was clearly inconsistent with instructions for

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Section 140.542 Cost Reports-Filing Requirements (Cont'd)

completion of cost reports and the Department has mandated the change.

(Source: Amended at 14 Ill. Reg. 18508, effective October 30, 1990)

Section 140.543 Time Standards for Filing Cost Reports

- a) Except as provided in subsections (b) and (c) below, the cost report must be filed within 90 days of the end of the facility's fiscal year of long term care (ICF/SNF) and residential (ICF/MR) facilities and developmental training (DT) agencies. One extension up to 60 30 days shall be granted for circumstances which will not allow a cost report to be properly completed before the due date of the report. The written request for an extension must be submitted to the Department of Public Aid (DPA) Office of Health Finance prior to the original due date. All requests shall be judged based upon the individual circumstances to determine the length of the extension.
- b) Change of Ownership - The new owner or lessee must file a cost report 9 months after acquisition (covering the first 6 months of operation). A change of ownership is dated from the closing of the sale or from the date of the oldest lease agreement between the present incumbents of a lease. The facility must also file a cost report within 90 days of the close of its first complete fiscal year.
 - 1) A change of corporate stock ownership does not constitute a change in ownership.
 - 2) The Department will not recognize any subsequent transaction by the lessee as a new acquisition for purposes of capital reimbursement. Capital costs are allowed only when a facility is constructed, sold or leased for the first time. The Department will recognize the one lease as a new acquisition.
 - c) New Facility - A long term care or residential facility which is licensed for the first time must file a projection of capital costs before any warrants will be released to the facility. A full cost report must be filed within 9 months after opening the

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Section 140.543 Time Standards for Filing Cost Reports
(Cont'd)

facility (covering at least the first 6 months of operation). The facility must also file a cost report within 90 days of the close of its first complete fiscal year.

(Source: Amended at 14 Ill. Reg. 18508, effective October 30, 1990)

Section 140.544 Access to Cost Reports (Repealed)

Cost reports shall be available to the general public, under the following conditions:

- a) Access to any cost report shall be granted only upon written request to the Office of Health Finance.
- b) Information on the cost report concerning remuneration of personnel licensed, registered or certified by the Department of Registration and Education and monthly charges for an individual private resident shall not be released.
- c) No request can seek access to more than 3 reports simultaneously.
- d) The Office of Health Finance shall notify the facility that a request has been made for the cost report of that facility.
- e) No report will be released sooner than 2 weeks from the date of the notification of the facility of the request.
- f) There will be a copying fee of 35 cents per page.

(Source: Repealed at 14 Ill. Reg. 18508, effective October 30, 1990)

Section 140.545 Penalty for Failure to File Cost Reports

No public funds shall be expended by the Department (DPA) for the maintenance of any resident in a group care long term care of residential facility which has failed to file an annual cost report. No funds shall be expended by the Department for

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Section 140.545 Penalty for Failure to File Cost Reports
(Cont'd)

developmental training (DT) services provided by any DT program which has failed to file an annual cost report.

(Source: Amended at 14 Ill. Reg. 18508, effective October 30, 1990)

Section 140.646

Reimbursement for Developmental Training for the Mentally Retarded (DT) Services for Individuals With Developmental Disabilities Who Reside in Long Term Care (ICF and SNF) and Residential (ICF/MR) Facilities

- a) The Department (DPA) will reimburse SNF, SNF/PED, Specialized Living Centers (SLC), ICF and ICF/MR facilities (including ICF/MR-15, Specialized Living Centers (SLC), and ICF/MR-SNF/PED) through a separate component of the per diem for DT developmental training services provided to residents who have developmental disabilities are Mentally Retarded. Such individuals would be identified as needing DT developmental training by the facility's interdisciplinary team. The facilities may contract for these services from community providers whose programs are certified by the Department of Mental Health and Developmental Disabilities (DMHDD), or may provide their own DT developmental training if the DT Developmental Training Program is certified by the Department of Mental Health and Developmental Disabilities (DMHDD), and conducted by staff of the DT program. The Developmental Training Program (DT program) is defined as the distinct part of a long term care or residential facility, and/or an independent business entity certified by DMHDD to provide DT developmental training services.

- b) Funds will shall be passed through to the DT program within ten (10) working days of facility receipt of the payment from the Department, unless the facility itself operates the DT program. The facility may not retain any part of the funds or interest on such funds for more than three days unless other written arrangements have been agreed to between the facility and the DT program or the facility itself operates the DT program. Violation of this

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Section 140.646 Reimbursement for Developmental Training for the Mentally-Retarded (DT) Services for Individuals With Developmental Disabilities Who Reside in Long Term Care (ICF and SNF) and Residential (ICF/MR) Facilities (Cont'd)

requirement, in addition to other penalties that may be incurred under Sections 140.16 and 140.17, will shall constitute grounds for recovery of all funds not paid timely under this section.

- c) Providers of DT programs services will be responsible for providing any required transportation between the program and the facility. The cost Reimbursement for transportation costs is included in the DT program program monthly rate as established in Section 140.648. The DT Program contracting with a long term or residential facility may not elect to discontinue the provision of transportation.

- d) The term Mentally Retarded and related conditions, as used in rules contained in Sections 140.646 - 140.652 is used synonymously with the term Developmental Disability as defined in the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat., 1985, ch. 91-1/2, par. 1-106). refers to individuals meeting the definition of mental retardation or related conditions as described in 42 CFR 435.1009 (1989).

- e) The terms term "Facility facility" and "Long-Term-Care Facility" are which is used synonymously in rules contained in Sections 140.646 - 140.652 and are is understood to refer to long term care facilities (ICF, and SNF), SNF/PED, SLC and ICF/MR residential facilities (ICF/MR, including ICF/MR-15, SLC, and ICF/MR-SNF/PED).

- f) Mentally-retarded persons Persons with developmental disabilities who are residing residents of in Long Term-Care Facilities facilities, who are ineligible for and whose public school special education services have been terminated, are deemed eligible for DT developmental training services.

- g) DT programs shall be subject to review as part of the Department's evaluation of recipient care under its utilization and medical reviews of long term care and residential facilities (Section 140.512).

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Section 140.646 Reimbursement for Developmental Training for the Mentally-Retarded (DT) Services for care of Individuals With Developmental Disabilities Who Reside in Long Term Care (ICF and SNF) and Residential (ICF/MR) Facilities (Cont'd)

- h) Payment may be approved for DT services, during a DT participant's hospitalization, for a period not to exceed 10 days. Such payments:

- 1) are limited to individuals who will be returning to the same facility.
- 2) are a daily rate at 75% of the individual's current DT per diem rate.

(Source: Amended at 14 Ill. Reg. 18508, effective October 22, 1990)

Section 140.647 Description of Developmental Training (DT) Service Services Levels

Developmental training (DT) provides services to individuals with developmental disabilities and major functional skill deficits in one or more developmental areas with the goal of helping such individuals achieve functional independence. Two levels of DT programs will be recognized.

- a) Level-I-Developmental-Training refers to a program which provides services to develop functional skills for daily living through repetitive learning activities in training areas including, but not limited to, motor development, dressing and grooming, toileting, eating, language, reading and writing, quantitative skills development, independent living and reduction of maladaptive behavior. No minimal level of skills development is required for entry to Level-I-Developmental-Training.
- b) Level-II-Developmental-Training refers to a program which provides services to develop and enhance skills for independent living through repetitive learning activities in training areas including, but not limited to, motor development, dressing and grooming, toileting, eating, language, reading and writing, quantitative skills development, independent

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Section 140.647 Description of Developmental Training (DT)
Service Levels (Cont'd)

living and reduction of maladaptive behavior.
Developmental Training--It may include services designed to improve an individual's ability to engage in productive work activities whose impairment is so severe as to make his/her production capacity ineffectual as defined in 29 CFR 525.2(c) (1984). Participants in a Level II Developmental Training program shall be at or above the developmental levels indicated in all the following areas:

- 1) Dressing and grooming--At a minimum, person can dress and groom self with minimal assistance.
- 2) Toileting--At a minimum, person can control bowel and bladder functions and complete all toileting steps with assistance.
- 3) Eating--At a minimum, person can eat a meal using simple utensils (spoon and fork) with few, if any, verbal or physical cues.
- 4) Language--At a minimum, person can indicate "yes" or "no" in response to questions, follow simple directions, and label body parts.
- 5) Reading and writing--At a minimum, person can draw executive motions, and trace lines and shapes.
- 6) Quantitative--At a minimum, person can discriminate objects on some characteristic (such as color or shape), sort objects on some characteristic (such as size or shape), and hand the trainer a duplicate object from among three options.
- 7) Independent living--Person can attend to a single task for five (5) minutes and attempts to accomplish an assigned task without intentional resistance.
- 8) Maladaptive behavior--At a minimum, person engages in maladaptive behavior and receives staff intervention for such behavior for 10% or less of the attendance time established over a

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Service Levels (Cont'd)

period of three months or more--Such behavior may be construed as any which interrupts ongoing programs or structured activities, and which is addressed by a structured program approved by the interdisciplinary team--Notwithstanding this definition, maladaptive behavior shall not be construed as minor or occasional instances of behavior which would not ordinarily prompt social repudiation or stronger reaction if committed by non-developmentally disabled individuals in comparable or ordinary situations.

- e) Persons at or above the developmental levels appropriate for placement into a Level II Developmental Training program shall not be placed in a Level I Developmental Training program.
- d) Persons at or above the developmental levels as defined in the following areas have achieved the objectives of Level II Developmental Training--They should not be placed in either level of developmental training.
 - 1) Dressing and grooming--At a minimum, person can dress and groom self with occasional verbal prompts.
 - 2) Toileting--At a minimum, person can toilet independently within his/her place of residence 100 percent of the time.
 - 3) Eating--At a minimum, person can eat a meal with no verbal or physical cues required.
 - 4) Language--At a minimum, person can express self verbally or with an alternative communication system in phrases or sentences, or can be understood by someone who knows the person and use an understandable language system across different people, situations and locations.
 - 5) Reading and writing--At a minimum, person can copy designs (square, circle, triangle) from a model, grip pencil/pen, copy letters from a model, and copy words and numbers from a model.

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- 6) Quantitative---At a minimum, person can identify numbers 1-20 on 100% of ten (10) trials, and count from 1-20 without making errors.
- 7) Independent living---At a minimum, person can attend to assigned task for at least thirty (30) minutes without prompts and will seek further direction upon recognition of task completion.
- 8) Maladaptive behavior---At a minimum, person engages in maladaptive behavior and receives staff intervention for such behavior for 5% or less of the attendance time established over a period of three months or more. Such behavior may be construed as any which interrupts ongoing programs or structured activities, and which is addressed by a structured program approved by the interdisciplinary team. Notwithstanding this definition, maladaptive behavior shall not be construed as minor or occasional instances of behavior which would not ordinarily prompt social reprimand or stronger reaction if committed by non-developmentally disabled individuals in comparable or ordinary situations.
- 9) Productive capacity---At a minimum, person can consistently maintain productivity level of 25% or greater of the statutory minimum wage as defined in Section 6 of the Fair Labor Standards Act of 1938, 29 U.S.C.A. 206 (1978) and 29 CFR 525.2 (e) (1985) and is a candidate, as determined by the interdisciplinary team, for placement in a supported employment program, regular work program or similar vocationally-oriented experience. Supported employment is defined as paid work in a variety of settings, particularly regular work sites, especially designed for handicapped persons for whom wage is not immediately attainable and who because of their disability need intensive, ongoing support to perform in a work setting. Regular work is employment within a rehabilitative facility in a specifically identified and physically separated area that provides actual paid work.
- a) General Specifications
- 1) Developmental training refers to specific programs, interventions, therapies and activities. DT is usually conducted in nonresidential settings, but shall be conducted in residential settings for individuals having physical/medical impairments so severe that nonresidential participation is prohibited. A DT program conducted in a residential setting shall be conducted by staff of the DT program, and be certified by the Department of Mental Health and Developmental Disabilities (DMHDP) (Section 140.646(a)). Developmental training services provide continuity and integration of the continuous active treatment program for each individual (42 CFR 483.440 (1989) and 89 Ill. Adm. Code 144.25 and 144.105). DT shall also include services designed to improve an individual's ability to engage in productive work activities, whose impairment is so severe as to make the individual's production capacity inconsequential as defined in 29 CFR 525.2(c) (1984).
- b) Eligibility
- 1) A minimum level of skill development shall not be required for entry into DT.
- 2) Eligibility criteria for DT services are:
- A) The individual shall reside in a residential facility (ICF/MR) or a LTC facility (SNF or ICF); and
- B) The individual's need for active treatment services shall be identified as described in Section 140.642 (g) and Section 140. Table H.
- c) Documentation Reports
- e) 1) Determination of the level and appropriateness of developmental training DT shall be the

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Service Levels (Cont'd)

responsibility of the facility's interdisciplinary team (IDT). The interdisciplinary team (IDT) shall include the recipient individual being served, unless clearly unable to participate; the recipient's individual's family, unless unable or unwilling to participate; the recipient's individual's legal guardian, if applicable; representatives from the various disciplines participating or proposed to participate in the provision of services to the person; and a representative from the entity or entities responsible for service delivery, including at least one representative each from the facility and DT program. (e-g, case-coordination-unit-or-DT-program). At least one member of the IDT shall be a Qualified Mental Retardation Professional (QMRP) (as defined in 42 CFR 442.401-(1984) 483.430 (1989)).

2) These services shall be provided under a written plan of care developed in accordance with 42 CFR 442.343(e) and 442.456-(1984) 483.440 (1989). The plan of care shall be the one developed by the facility's IDT, and shall identify the responsibilities of the facility and DT program in executing the plan. Services provided by the facility and the DT program under the plan of care shall demonstrate an integrated and consistent approach to the goals identified by the IDT. Agreement about the IPP, assessed level of functioning, specialized service needs, and specialized equipment must be demonstrated by all IDT members, including but not limited to, representatives from the facility, the DT program, and the individual or his/her guardian.

3) No services shall be provided which are solely related to preparing the client for paid or unpaid employment, or with the reasonable expectation that the client would be able to currently participate in a sheltered workshop or enter the general work force within one year.

4) An individual shall engage in prevocational or work-related skills training. These activities shall directly address the service needs

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identified in the plan of care, and may not be provided for the primary purpose of earning wages or increasing production rate. Such training activities must be integrated with the overall IPP and meet active treatment requirements. All activities performed as part of a production process or contract work fall within this definition.

3)5) Decisions about placement into developmental training DT shall be based upon a systematic assessment of the individual's developmental level in the areas identified. The assessment shall be conducted by or under the supervision of the IDT (as defined in Section 140.647(e)(1)(c)). A reassessment of the recipient's individual's developmental levels and a redetermination of the appropriateness of the recipient's individual's current placement shall occur at least annually. Documentation of the recipient's individual's developmental level shall allow independent verification of the appropriateness of the placement decision by using a generally accepted assessment instrument as described in Section 140.648(c)(1)(A)(i) and (ii) and 89 Ill. Adm. Code 144.75(a)(2)(B), such as the Illinois Client Information System (ICIS). Failure to provide such documentation within 60 days of the request shall result in withholding of payment for developmental training for the affected recipient(s) until the appropriate documentation is provided.

4) A recipient may be placed in level II Developmental Training if the interdisciplinary team has defined in Section 140.647(e)(1) determines that a majority of applicable placement criteria have been met or exceeded. Such a determination must document how the placement best meets the overall service needs of the recipient and describe how the program will address areas of functioning that are still below levels appropriate for placement into level II Developmental Training. The interdisciplinary team has defined in Section 140.648(e)(1) may determine that a recipient should be placed out

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Description of Developmental Training (DT) Service Levels (Cont'd)
of Level II by the same procedure.

5)6) The requirements of this section shall not prevent a recipient an individual from participating in a particular level of developmental training DT solely due to a disability which negates any possibility of improvement in one or more developmental areas. A recipient's An individual's inability to achieve improvement in a particular developmental area due to a disability must be established by documenting through documentation by the IDT of the failure of an intensive program to produce improvement in that area over a period of one year or more, as determined by the IDT. This documentation requirement shall be waived when the disability such as blindness, obviously prevents improvement in a specific task related area.

6)7) Other exceptions to these placement criteria may be made only if a documented justification for such an exception is approved by the interdisciplinary team IDT (as defined in Section 140.647(e)) subsection (c) and the Department.

(Source: Amended at 14 Ill. Reg. 18508, effective October 30, 1990)

Section 140.648

Determination of the Amount of Reimbursement for Pay-Programming for the Mentally Retarded Developmental Training (DT) Programs

- a) Monthly rates per recipient will be determined separately for Developmental Training I and Developmental Training II. Rates will be effective for a fiscal year beginning July 1.
- b) Rates for fiscal year 1987 will be based on the fiscal year 1986 monthly payment level per person adjusted for inflation. The amount of the inflation adjustment during fiscal year 1987 will be equal to the percentage increase awarded by the Department of Mental Health and Developmental Disabilities to

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Section 140.648

Determination of the Amount of Reimbursement for Pay-Programming for the Mentally Retarded Developmental Training (DT) Programs (Cont'd)

grant-in-aid-DT-programs-and-will-have-the-same effective date.

e)

In Fiscal Year 1986, for each DT program meeting the requirements of Section 140.650 as of July 1, 1985, a monthly rate per recipient will be based on either the monthly State payment per recipient or the average monthly cost per recipient for each level of service provided by the program in the previous year, adjusted for inflation, and subject to the following conditions:

- 1) The calculation of the monthly State payment per recipient for each level of developmental training in the previous year shall include all moneys expended by the Department of Mental Health and Developmental Disabilities (DMHDD) for each level, exclusive of funds expended as part of the Medicaid-In-Home-Care program (see Section 140.643).

- 2) To determine if the rate is to be based on the monthly cost per recipient or on the monthly State payment per recipient, a standard of 300 dollars in monthly cost is applied after a 5% increase for inflation has been added to the previous year cost (equivalent to 285.71 dollars in previous year monthly cost per recipient).

- 3) For DT programs with previous year monthly costs per recipient greater than or equal to 285.71 dollars, the monthly rate per recipient established for each level of developmental training shall equal the previous year's monthly State payment per recipient for each level increased by 5% for inflation. This monthly rate per recipient shall not be less than 300 dollars nor more than 500 dollars.

- 4) For DT programs with previous year monthly costs per recipient less than 285.71 dollars, the monthly rate per recipient established for each level of developmental training shall equal the

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Section 140.648 Determination of the Amount of Reimbursement for Pay-Programming-for-the-Mentally Retarded Developmental Training (DT) Programs (Cont'd)

previous year's monthly cost per recipient for each level reduced by non-BMHDP State and Federal payments, and increased 5% for inflation. This monthly rate per recipient shall not be more than 300 dollars.

d) Reimbursement for additional recipients enrolled up to the limits defined in subsections (d)(1) and (d)(2) will be at the program's current monthly rate per recipient unless adjusted in accordance with subsections (d)(3) through (d)(7).

1) When the number of additional recipients exceeds the larger of an increase of five (5) recipients or 10% of the program's base utilization level, the monthly rate shall be adjusted pursuant to provisions in subsections (d)(3) through (d)(7). "Base utilization level" is defined as the total full-time equivalent recipients who were enrolled in the program July 1, 1985, or on the first service day of the first full month of the program's operation.

2) The program's monthly rate shall be adjusted a second time pursuant to provisions in subsections (d)(3) through (d)(7) when utilization exceeds the larger of an increase of five (5) recipients or 10% of its "adjusted utilization level." "Adjusted utilization level" is defined as the total full-time equivalent recipients enrolled in the program on the first service day of the first full month the rate was subject to adjustment in accordance with subsection (d)(1).

3) Adjustments to the monthly rate shall be a weighted average of the current rate and the rate for additional clients calculated according to the following formula:

A)
$$\frac{(R-X-E) + (N1-X-E1)}{N+N1}$$

B) Where:

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Section 140.648 Determination of the Amount of Reimbursement for Pay-Programming-for-the-Mentally Retarded Developmental Training (DT) Programs (Cont'd)

N = Number of recipients in the base or adjusted utilization level; R = Current rate; N1 = Number of additional recipients; X = Rate for additional recipients; E = Adjusted rate to be applied to all recipients (N + N1); (AR) becomes formula.

4) The rate for additional recipients (X) will be the previous year's total program cost per client as reported in accordance with subsection (d)(5). The rate for the additional recipients (X) will be subject to the ceiling of \$476.20 for Developmental Training I and \$405.60 for Developmental Training II.

5) A request for a rate adjustment for additional recipients must include a cost report submitted to BMHDP in accordance with provisions of 59 Ill. Adm. Code 103.200 for the preceding fiscal year. This end of the year cost report may be supplemented with a schedule detailing projected capital costs.

6) A DT program may submit directly to the Department a request for rate adjustment at any time during the fiscal year but no more than two requests may be submitted during one fiscal year. A long-term care facility's request for rate adjustment made in behalf of a DT program not owned by the facility will not be honored unless the DT program concurs with the request.

7) Adjusted rates will be retroactive to the first day of the first whole month of service when the number of recipients enrolled exceeds the limits defined in subsections (d)(1) and (d)(2).

e) Rates for new programs which meet the certification requirements of Section 140.650 shall be the lowest of

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Determination of the Amount of Reimbursement for Day-Programming-for-the-Mentally Retarded Developmental Training (DT) Programs (Cont'd)

client component of the staff; client ratio; summing these quotients; multiplying the sum by the aide hourly wage factor and then by 2080 (52 weeks times 40 hours per week); then multiply by 1.08 (vacation and sick time factor) to obtain a total annual direct service cost; and dividing this total by 365 days and then by the number of individuals to obtain the amount for direct services per client per day. For the calculation method and an example, see 89 Ill. Adm. Code 144.275(a)(1)(B).

- 2) Qualified Mental Retardation Professional - The supervisor of active treatment services in the developmental training environment is the OMRP. To determine the reimbursement amount for OMRP supervisory staff, assume that a full-time OMRP is required for every 30 individuals who are certified for ICF/MR services. Reimbursement for OMRP services is calculated as follows: the number of OMRPs shall be obtained by dividing the number of clients in the DT program by 30; the obtained number of OMRPs is multiplied by the hourly wage factor and then by 2080 (52 weeks times 40 hours per week); and then multiply by 1.08 (vacation and sick time factor); the product is divided by 365 and then by the number of individuals.

- 3) Specialized Care - An amount shall be paid for clients who are in need of Specialized Care for Behavior Development Programs and/or Health and Sensory Disabilities. Complete descriptions of Specialized Care are found in 89 Ill. Adm. Code 144.125 and 144.150. Identification and validation of an individual's need for either or both categories of Specialized Care will be made during the annual IOC of the ICF/MR, SNF, or ICF where the individual resides.

- A) In each category of Specialized Care, there are three levels of services. The service level for each client meeting the criteria

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Determination of the Amount of Reimbursement for Day-Programming-for-the-Mentally Retarded Developmental Training (DT) Programs (Cont'd)

of more than one service level in a category of Specialized Care shall be determined according to the one level which shall result in the greatest reimbursement amount. Reimbursement for the three levels is determined on the basis of:

- i) Level I - .50 hours of Direct Service per service day.
- ii) Level II - 1.0 hours of Direct Service per service day.
- iii) Level III - 2.0 hours of Direct Service per service day. Reimbursement for clients who qualify for Level III in the category of Health and Sensory Disabilities is also made for 3.0 hours of licensed nurse time, at a ratio of 1:30 per service day.

- B) The reimbursement amount for Specialized Care is determined according to the calculation method in subsection (c)(1)(B).

- 4) Related Program Costs - These costs include program materials, equipment, consultants and similar items necessary for the individual's DT program. The amount paid per client per day is determined as follows: Add the amounts calculated for Direct Services, OMRP and Specialized care, and multiply this sum by the Developmental Training Regional Adjuster. The Regional Adjuster for DT programs in Health Service Areas (HSA) 6, 7 and 8 is 1.2; for all other HSAs, the Regional Adjuster is 1.0. The product is then multiplied by .10.

- 5) Total Program Component Per Diem - The total Program Component rate shall be the sum of the amounts for the four determinants (subsection (c)(1), (2), (3) and (4)).

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Section 140.648 Determination of the Amount of Reimbursement for Day-Programming-for-the-Mentally Retarded Developmental Training (DT) Programs (Cont'd)

d) Agency Component

The Agency Component per diem will be a flat rate for costs of capital, support and transportation. Transportation is the conveyance of clients from the residential or long term care facility to the DT site, and is the responsibility of the provider of the DT program services. For clients who have special transportation needs, such as vehicles modified for wheel chairs and positioning equipment, an upward adjustment shall be made to the Agency Component per diem. Clients who require special transportation are identified according to their Specialized Care service levels, which are verified during the IOCs of their residences (facilities).

e) Total Per Diem Rate

- A) The total per diem for each client is the sum of the Program Component subsection (c)(5) and the Agency Component subsection (d).
- B) The per diem rate for a DT program, based on IOC information, is the mean of per diems for eligible and enrolled clients.

f) The DT Program program may appeal for redetermination of the monthly rate established by the Department within 30 days after receiving notification of the rate by submitting an application to the DMHDD IDPA. If a long term care or residential facility initiates such an appeal without the concurrence of the affected DT Program program, the appeal will not be honored. The application must identify the basis for the appeal and provide all necessary documentation to explain and justify the basis. As an example, the necessary documentation may include information as requested in Section 140.648(d). The application shall first be reviewed by the DMHDD-Region Developmental Disabilities Coordinator or designee, who shall independently determine the veracity of the information contained in the application and provide a

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Section 140.648 Determination of the Amount of Reimbursement for Day-Programming-for-the-Mentally Retarded Developmental Training (DT) Programs (Cont'd)

Written recommendation of its disposition within fifteen (15) calendar days to the Associate Director for Developmental Disabilities or designee. The Associate Director for Developmental Disabilities and the Department of Public Aid Medical Programs Administrator or their designees shall jointly determine the disposition of any application within 60 calendar days following its original submission, except that if additional information is required (e.g., current enrollment or clarification of the data submitted to justify the rate appeal) this period shall be extended for 30 calendar days after the information is provided. When disagreement exists, the Department of Public Aid Medical Programs Administrator shall determine the disposition of the application. Any decision to grant an application for redetermination of rates shall also identify the amount of any resulting change to the rate. Any denial of an application shall set forth the reasons for such denial. Within fifteen (15) calendar days of the receipt of written notification of the decision the applicant may request a review of the decision by the Directors of the Department and DMHDD or their designees. Such a request must explain how the decision does not conform to the requirements governing reimbursement. The Directors or their designees shall jointly respond within 45 calendar days following the receipt of such a request. When disagreement exists, the Director of the Department of Public Aid shall determine the disposition of the request. All applications relative to the full fiscal year shall, if upheld, be made effective as of the first day of that fiscal year. Upheld appeals for adjustment requests for additional recipients shall be effective as described in Section 140.648(d)(7). The effective date of all other upheld appeals shall be the first day of the month following the date the application was originally submitted. Any change in a monthly rate resulting from an appeal which is later determined to have been based upon information which was inaccurate, incomplete or fraudulent may be rescinded at any time, and all additional payments

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Section 140.648 Determination of the Amount of Reimbursement for Day-Programming-for-the-Mentally Retarded Developmental Training (DT) Programs (Cont'd)

- 3) The LTC or residential facility shall submit a written request for a two-month advance payment to the Bureau of Developmental Disability Services. The letter shall state the reason for the advance, the clients involved (include the Public Aid ID numbers), and the DT rate of each client. The Department shall begin recovering the payment three months after the advance is issued. The recoupment shall be made in six equal installments via credit applied to the following six months of service. In the event that the facility terminates its contract for DT services before the last month of recoupment, the Department shall recover the entire amount of the advance payment in the month of contract termination, from facility claims processed by the Department. If the amount of such claims is insufficient for recovery of the advance payment balance due, or if such claims have been processed by the Department's payment system prior to contract termination, the advance payment balance shall become immediately due upon contract termination, payable by check to the Illinois Department of Public Aid.

(Source: Amended at 14 Ill. Reg. 18508, effective October 30, 1990)

Section 140.649 Effective Dates of Reimbursement for Day Developmental Training (DT) Programs

a) The effective date of reimbursement to the facility for developmental-training DT services will be July-17 1985 or the later depending on the date of the dates when the following criteria have been met:

- 1) receipt by the Department of an addendum to the provider agreement containing the assurances specified in Section 140.652, and
- 2) receipt by the Department of a completed Enrollment Form, (Form DPA 2768), unless the facility's recipients are already listed on the Department's Reimbursement-Request-Form. The

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Section 140.648 Determination of the Amount of Reimbursement for Day-Programming-for-the-Mentally Retarded Developmental Training (DT) Programs (Cont'd)

- resulting from the change recovered.
- k)g) The Department shall make an advance payment for developmental-training DT services to a facility that contracts for such services with a certified DT Program. The advance payment shall be made by October 1 of each fiscal year--the Department shall provide an advance payment in the middle of the fiscal year to facilities that execute contracts with newly established DT Programs and to DT Programs which in mid-year enroll recipients who prior to this time had not been enrolled in a DT Program. The amount of the advance payment shall be equal to the unadjusted reimbursement the facility would receive for two months of service for the number of recipients enrolled in developmental-training DT on June 30 of the preceding fiscal year. The facility shall use this advance payment to provide advance payment to the DT Program(s) serving its recipients in accordance with Section 140.646(b). The Department shall recover the full amount of the advance by the end of the fiscal year in which it was made. The recovery will be made in three equal installments via credit applied against the service months April, May and June of the fiscal year in which the advance payment was provided. In the event that a facility terminates its contract for developmental-training services before the end of the fiscal year, the Department shall recover the entire amount of the advance that exceeds the reimbursement due to the facility for provisions of services through the term of the contract. Facilities eligible to receive an advance payment must contract with a certified DT program which meets one of the following criteria:

- 1) The DT agency is a newly certified program, or
- 2) The DT agency experiences a significant increase in enrollment which results in:
 - A) a 20% client enrollment within one month, or
 - B) increased costs due to the need for a new setting.

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Section 140.649 Effective Dates of Reimbursement for Day Developmental Training (DT) Programs (Cont'd.)

Enrollment Form shall specify, in accordance with instructions, the effective date of each recipient's enrollment. The Enrollment Form for each recipient shall be signed by a representative of both the facility and the DT program.

b) In no event shall the Department provide reimbursement for developmental training DT services provided by a DT program prior to the effective date of the recipient's enrollment.

c) Rates determined by Section 140.648 shall be based on DT services delivered on or after January 1, 1990.

(Source: Amended at 14 Ill. Reg. 18508, effective October 30, 1990)

Section 140.650 Certification of Day Developmental Training (DT) Programs

a) In order for a facility to qualify for reimbursement of developmental training DT services, it must execute a written agreement with a DT program that is certified by the Department of Mental Health and Developmental Disabilities (DMHDD) in accordance with the standards set by that department.

b) DT programs which were funded by a DMHDD grant-in-aid during the period July 17, 1984 to June 30, 1985, and which provided services to residents of long-term care facilities during this period shall be considered to meet the requirements of this section for the period July 17, 1985, to September 30, 1985.

c) Accreditation by the Commission on Accreditation of Rehabilitation Facilities (CARF) will be accepted in lieu of DMHDD certification for the period July 17, 1985, to June 30, 1986.

(Source: Amended at 14 Ill. Reg. 18508, effective October 30, 1990)

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Section 140.652 Terms of Assurances and Contracts

A facility requesting reimbursement for developmental training DT services provided by a DMHDD certified DT program must submit to the Department an addendum to its provider agreement (Form DPA 1432) containing an assurance that the facility has a signed agreement with a certified developmental training program (DT) program. This agreement must specify at a minimum:

- a) the duration of the agreement;
- b) conditions under which the agreement may be terminated prematurely by either party;
- c) the number of hours per day, consistent with DMHDD certification requirements, that developmental training (DT) will be provided exclusive of transportation time and meal time;
- d) a schedule of the days that developmental training (DT) services will be provided;
- e) the responsibilities of both parties regarding the joint planning and delivery of services and the sharing of progress notes, and
- f) the understandings agreed to by both parties regarding the documentation of attendance.

(Source: Amended at 14 Ill. Reg. 18508, effective October 30, 1990)

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- 1) Heading of the Part: Client Financial Participation
- 2) Code Citation: 89 Ill. Adm. Code 562
- 3) Section Numbers: 562.30 Adopted Action: Amendment
- 4) Statutory Authority: Implementing and authorized by Sections 3(a), (b), and (k) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(a), (b), and (k)).
- 5) Effective Date of Amendments: November 5, 1990
- 6) Does this rulemaking contain an automatic repeal date?
 ___ Yes ___ No
- 7) Does this amendment contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: October 29, 1990

9) Notice of Proposal Published in Illinois Register:

June 15, 1990, 14 Ill. Reg. 9379
 (issue date)

10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date) ___ Ill. Reg. ___

B) Agency Response: (issue date) ___ Ill. Reg. ___

C) Date Agency Response Submitted for Approval to JCAR:

11) Difference(s) between proposal and final version: In accordance with the Administrative Code Division comments, the paragraph beginning with "Add etc." was labeled "(2)" and the following paragraph labeled "(3)" instead of "(2)".

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- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
 No changes were necessary
- 13) Will this rule replace an Emergency Rule(s) currently in effect? No
- 14) Are there any amendments pending on this Part: No
- Section Numbers Proposed Action Illinois Register Citation
- 15) Summary and Purpose of Rule(s): Section 562.30(a)(1) was amended to clarify evaluation of vocational rehabilitation potential as an exception to the economic needs test. Amendments to Section 562.30(e) increased the Standard Budget Allowance in accordance with the U.S. Department of Agriculture's Income Eligibility Guidelines for Child Nutrition Program.

16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Janice Lobb
 Regulations and Training Division
 Department of Rehabilitation Services
 P.O. Box 19429
 Springfield, Illinois 62794-9429
 Telephone number: (217) 785-3896
 T.D.D.: (217) 782-5734

The full text of Adopted Amendments begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
 CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
 SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 562

CLIENT FINANCIAL PARTICIPATION

- Section
 562.10 General Applicability
 562.20 Exclusions from Economic Needs Test
 562.30 Financial Participation
 562.40 Parental or Guardian Participation in Completing the Financial Analysis Form
 562.50 Client Emancipation (Repealed)
 562.60 Consideration of Settlements from Litigation or Other Sources
 562.70 Refusal to Financially Participate
 562.80 Timing of Financial Analysis
 562.90 Annual Review of Financial Analysis
 562.100 Exclusion for Public Aid Recipients (Repealed)
 Table A Determination Table for Client Participation

AUTHORITY: Implementing and authorized by Sections 3(a),(b), and (k) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(a),(b), and (k)).

SOURCE: Adopted at 9 Ill. Reg. 8763, effective June 10, 1985; amended at 11 Ill. Reg. 4021, effective February 18, 1987; amended at 11 Ill. Reg. 15223, effective August 31, 1987; amended at 11 Ill. Reg. 19127, effective November 9, 1987; amended at 12 Ill. Reg. 20827, effective November 30, 1988; amended at 13 Ill. Reg. 2866, effective February 17, 1989; amended at 14 Ill. Reg. 1466, effective January 8, 1990; amended at 14 Ill. Reg. 18555, effective Nov. 5, 1990.

Section 562.30 Financial Participation

- a) If the economic needs test has not been presumptively met, a financial analysis to evaluate the financial ability of the client, or client's family, to share in the purchase of vocational rehabilitation services shall be applied to all Department of Rehabilitation Services (DORS) services (as contained in 89 Ill. Adm. Code: Chapter IV, Subchapter b, "Vocational Rehabilitation" (VR)) except the following:

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- 1) evaluation of rehabilitation potential, (although VR services other than diagnostic services provided during extended evaluation require application of the financial analysis).

- 2) counseling, guidance, referral and placement (89 Ill. Adm. Code 612),

- 3) interpreter, reader, attendant, and notetaker services,

- 4) fees for work adjustment training (89 Ill. Adm. Code 530.130(c)), including the work/study component of the nine month hearing impaired pre-vocational program at Northern Illinois University,

- 5) fees for on-the-job training (OJT),

- 6) services provided through the supported employment program (89 Ill. Adm. Code 530.130(a)(2)(B))(e.g., job coaching), and

- 7) "maintenance" (89 Ill. Adm. Code 602) and "other services" (89 Ill. Adm. Code 607) which are in support of an exempt service specified in subsections (a)(1) through (4) above.

- b) When the financial analysis indicates that the client or spouse, or parents or guardians of minor children are able to financially participate in the client's program, their participation is required.

- c) The financial analysis is based upon net available income, which is the client's and/or family unit's total income, minus total outgo.

- 1) Total income equals earned and unearned income plus any increases or decreases expected by the client for the twelve (12) months following completion of the Financial Analysis form (IL488-0265).

- 2) Total outgo equals the Standard Budget Allowance plus unusual allowable expenses which the client expects to pay within the twelve (12) months following the completion of the Financial Analysis form.

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- 3) Net available income determines the dollar amount of client participation. (See Table A.)
- 4) The client is not required to sell property, take out a mortgage or liquidate insurance policies, stocks/bonds, or C.D.'s; however, earnings from such investments are considered as available unearned income for completion of the financial analysis.

d) For the purposes of completing the Financial Analysis form, determining if economic need exists, and determining the amount of client participation, the following definitions/terms are applicable:

- 1) The "Family Unit" refers to the client or spouse or parents or legal guardians of minor children, or other family members residing in the household who are designated as dependents on the client's, spouse's, or guardian's latest federal income tax return.
- 2) "Income" utilizes the definition of gross adjusted income as used by the U.S. Internal Revenue Service (26 CFR 1.62-1(a), (1986)) and as documented by the client's (or client's family's) most recent federal income tax return. The rule incorporated by reference does not include any later amendments or revisions.

- 3) The "Standard Budget Allowance" (SBA) is the figure established by DORS to be a reasonable amount to cover all necessary expenses for a family unit of a specific size to maintain a modest standard of living.

- 4) "Unusual Allowable Expenses" are:

- A) medical expenses (e.g., medical equipment, prescriptions) related to the disability of the client or the disability of other members of the family unit based on information provided by the client, and which have not been deducted from the client's most recent federal income tax return or paid by any other source,
- B) post-secondary education expenses of other members of the family unit,

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- C) expenses related to the purchase of a van, as set forth in 89 Ill. Adm. Code 597.200(b), or
- D) modifications (not to exceed \$2,000 per year) to a home if necessary (as determined when the counselor and client develop the Individualized Written Rehabilitation Program (IWRP) at 89 Ill. Adm. Code 572) due to client's disability.

e) Standard Budget Allowance

- 1) The Standard Budget Allowance is as follows:

NUMBER OF DEDUCTIONS CLAIMED ON TAX RETURN	\$ AMOUNT OF ALLOWANCE
1	\$11,618
2	\$14,783
3	\$18,611
4	\$22,385
5	\$26,159
6	\$29,933
7	\$33,707
8	\$37,481

- 2) Add \$3,774.3,959 for each additional family member beyond eight members.

- 3a) The SBA amount for a family of one is not applicable to a training case (89 Ill. Adm. Code 592); instead, determine the client's planned subsistence costs during a training program and use these as the budget basis.

(Source: Amended at 14 Ill. Reg. 18555,
effective Nov. 5, 1990)

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1) Heading of the Part: Individualized Written Rehabilitation Program

2) Code Citation: 89 Ill. Adm. Code 572

3) Section Numbers: 572.60
572.90
Adopted Action:
Amendment
Amendment

4) Statutory Authority: Implementing and authorized by Sections 3(a), (b), and (k) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, par. 3434(a), (b) and (k)).

5) Effective Date of Amendments: November 5, 1990

6) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

7) Does this amendment contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: October 29, 1990

9) Notice of Proposal Published in Illinois Register:

April 27, 1990, 14 Ill. Reg. 5969
(issue date)

10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: _____, Ill. Reg. _____
(issue date)

B) Agency Response: _____, Ill. Reg. _____
(issue date)

C) Date Agency Response Submitted for Approval to JCAR:

11) Difference(s) between proposal and final version:
Quotations marks were deleted from "Vocational Rehabilitation" in Section 572.60(b), as requested by the Administrative Code Division. Pursuant to agreements made with the Joint Committee, the following changes have been made:

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Section 572.60(b) was modified by changing "must" to "shall" in the second sentence and adding "(e.g., the aspects of a severe disability which limit an individual's capacities in the function(s) of mobility, communication, self-care, self direction, interpersonal skill, work tolerance and/or work skills as it relates to employment)" after "functional limitations".

Section 572.60(g) was modified by adding "(e.g., physician licensed pursuant to the Illinois Medical Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4401 et seq.))" after "licensed medical professional"; deleting "appropriately"; and changing "an" to "a".

The second "will" was changed to "shall" in Section 572.60(1).

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
Yes

13) Will this rule replace an Emergency Rule(s) currently in effect? No

14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

15) Summary and Purpose of Rule(s): An amendment to Section 572.60(b) emphasizes that vocational objectives must be consistent with the functional limitations determined from the eligibility determination.

Section 572.60(d) was amended to add that VR funding for services for cases with a supported employment goal may be provided for no longer than 18 months.

An amendment to Section 572.60(g) specifies that similar benefits must be used unless a client is at extreme medical risk and a search for similar benefits would delay services.

"Management Control Project" has been deleted from a reference to Post Employment Services in Section 572.60(k).

Section 572.60(1) has been added to list the identity of the provider of the extended services on the IWRP, if a client will need such services after case closure.

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Section 572.90 was amended to promulgate a policy change which requires that a client be given notice of a change in his/her IWRP 15 working days (instead of 10) prior to the effective date of the change.

Reference is made to 89 Ill. Adm. Code 510.60(c) to indicate the items contained in the notification.

16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Janice Lobb
Regulations and Training Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
T.D.D.: (217) 782-5734

The full text of Adopted Amendments begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 572

INDIVIDUALIZED WRITTEN REHABILITATION PROGRAM

Section

572.10	General Applicability
572.20	Commencement of the IWRP
572.40	Coordination of the IWRP with an Individualized Education Program (IEP)
572.50	General Information on IWRP Development and Implementation
572.60	Contents of the IWRP
572.70	Services to Families
572.80	IWRP Amendments
572.90	Notice of Changes to the IWRP
572.100	Case File Documentation
572.200	Reporting of Client Participation

AUTHORITY: Implementing and authorized by Sections 3(a),(b), and (k) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(a),(b), and (k))

SOURCE: Adopted at 9 Ill. Reg. 8801, effective June 10, 1985; amended at 11 Ill. Reg. 5144, effective March 17, 1987; amended at 14 Ill. Reg. 18561, effective November 5, 1990

Section 572.60 Contents of the IWRP

The IWRP shall contain the following elements:

- a) the basis on which a determination of eligibility (89 Ill. Adm. Code 552.30(a)) or the need for extended evaluation (89 Ill. Adm. Code 552.80(a)(1)) was made,
- b) a vocational goal and the objectives ~~within the scope of 89 Ill. Adm. Code Chapter IV, Subchapter b Vocational Rehabilitation~~ established to meet that goal (the counselor must provide a written rationale for the vocational goal). The objectives shall be consistent with the functional limitations (e.g., the aspects of a severe disability which limit an individual's capacities in the function(s) of mobility, communication, self-care, self-direction, interpersonal skill, work tolerance and/or work skills as it relates to employment) from the eligibility determination

Section 899.40(a) - "Grants and Contracts" was placed in parentheses instead of quotation marks.

Pursuant to agreements with the Joint Committee, the following changes have been made:

- 1) "(e.g., family counseling, loaning of toys and resources to families, providing referral information to families)" was added after the word "services" in Section 899.20(a).

- 2) Section 899.20(c) was added to read:

c) The NLC will license an agency submitting an application for licensure, which is reviewed by the staff and trustees of the NLC. The Agency must:

- 1) be a non-profit agency in good standing or a unit of local government,
- 2) provide evidence of a philosophy that is consistent with the NLC's,
- 3) agree to adhere to the established guidelines of the NLC for delivery of Lekotek services, and
- 4) provide evidence of sound fiscal status and financial commitment to the operation of the Lekotek program.

- 3) Section 899.20(b)(2) was written to read as follows:

Located in geographical areas designated by DORS in consultation with the NLC as being in need of Lekotek centers, based upon an agency's proposal which complies with Lekotek Manual (July, 1989), National Lekotek Center, 2100 Ridge Avenue, Evanston, Illinois 60204, with no later editions or amendments. The proposal shall also indicate:

Section 899.10 - A citation was added to the referenced Act.

1) Heading of the Part: Lekoteks

2) Code Citation: 89 Ill. Adm. Code 899

3) Section Numbers: Adopted Action:
899.10 New Section
889.20 New Section
889.30 New Section
899.40 New Section

4) Statutory Authority: Implementing and authorized by Sections 3(k) and 3c of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(k) and 3434c.)

5) Effective Date of Rules November 5, 1990

6) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

7) Does this rule contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: October 29, 1990

9) Notice of Proposal Published in Illinois Register:
March 9, 1990, 14 Ill. Reg. 3412
(issue date)

10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? Yes ☐ If answer is "yes," please complete the following:

A) Statement of Objection: August 10, 1990, 14 Ill. Reg. 13029
(issue date)

B) Agency Response: November 16, 1990 14 Ill. Reg. 18626
(issue date)

C) Date Agency Response Submitted for Approval to JCAR:
September 25, 1990

11) Difference(s) between proposal and final version: In accordance with comments from the administrative Code Division, these changes were made:

Section 899.10 - A citation was added to the referenced Act.

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- A) cooperative efforts with the existing network of service agencies or the community;
- B) the credibility of the agency, as determined by community responses to inquiries;
- C) the outreach efforts and response to community needs by the agency;
- D) the agency's endorsement of the Lekotek philosophy, and
- E) the agency's contribution towards project maintenance.

- 4) Section 899.30(a) was rewritten to read "a review of the criteria in Section 899.20(b)(2)."
- 5) The language "(e.g. a fully funded site will serve 60-70 families per year; a satellite will serve 35-40 families)" was added after the word "served" in Section 899.30(b).
- 6) Section 899.30 was rewritten to read as follows "DORS in consultation with the NLC shall determine the geographical need for Lekotek centers based upon".
- 7) Section 899.40(b) was rewritten to read as follows:

- b) the conditions set forth in the National Lekotek Center's licensing agreement, which require:

- 1) that the center acknowledges NLC's exclusive right, title and interest in and to the marks (i.e. the name "Lekotek" and the "BlockLogo") and agrees not to contest the validity of the marks of "NLC's ownership thereof and agrees not to be a party, directly or indirectly, to any act disputing the validity or ownership of the marks, or tending to impair the value of the marks or the good will associated therewith;

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- 2) that the center will become qualified for not-for-profit status under the regulations of the Internal Revenue Service, 26 U.S.C. 501(c);
- 3) that the center will abide by the Lekotek Manual;
- 4) that the center agrees any and all personnel dealing directly with children and families in teaching, leading or instructional situations must be certified as Lekotek Leaders by NLC;
- 5) that the client intake procedures approved by NLC will be followed;
- 6) that NLC's Lekotek Library system, or any other system approved by NLC will be used to maintain the center's library inventory, and that an inventory of library materials will be made at least once a year;
- 7) that the center will submit a written report containing information on the operations of the center to NLC on semi-annual basis;
- 8) that the center consents to periodic evaluation visits by NLC upon reasonable advance notice;
- 9) that all advertising and promotional material shall be of a style, appearance, and quality consistent and commensurate with NLC's reputation and shall be suitable for public distribution;
- 10) that the center shall automatically become a member of the National Council of Lekoteks;

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- 11) that the center will pay NLC an annual assessment;
- 12) that the center shall acquire and maintain insurance from a nationally recognized insurance company which encompasses not only normal and bodily injury and property damage, but also contractual liability coverage for all obligations assumed by the center;
- 13) that the center agrees to indemnification stipulations;
- 14) that the center will promptly communicate to NLC all games, ideas, inventions or designs which it develops, creates and uses in rendering its services under the marks and in connection with the agreement signed by NLC and the center;
- 15) that the center will notify NLC any time it becomes aware of use by a third party of the marks;
- 16) that the center will keep accurate books of account and records covering all financial transactions relating to its operation under the license granted by the NLC.

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- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
Yes
 - 13) Will this rule replace an Emergency Rule(s) currently in effect? No
 - 14) Are there any amendments pending on this Part: No
- | Section Numbers | Proposed Action | Illinois Register Citation |
|-----------------|--|----------------------------|
| 15) | Summary and Purpose of Rule(s): Part 899 promulgates DOR's policies for the establishment of Lekoteks. | |
| 16) | Information and answers to questions regarding this adopted rule shall be directed to: | |

Ms. Janice Lobb
 Regulations and Training Division
 Department of Rehabilitation Services
 P.O. Box 19429
 Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
 T.D.D.: (217) 782-5734

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED RULES

CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER h: MISCELLANEOUS PROGRAMSPART 899
LEKOTEKS

Section	Purpose
899.10	Selection Criteria
899.20	Determination of Geographical Need
899.30	Conditions of Contract
899.40	

AUTHORITY: Implementing and authorized by Sections 3(k) and 3c of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(k) and 3434c.)

SOURCE: Adopted at 14 Ill. Reg. 18567 effective November 5, 1990.

NOTE: Statutory language is denoted by capital letters.

Section 899.10 Purpose

THE DEPARTMENT of Rehabilitation Services (DORS) SHALL ENTER INTO CONTRACTS WITH PUBLIC OR PRIVATE AGENCIES FOR THE ESTABLISHMENT AND CONTINUED SUPPORT OF RESOURCE, TRAINING AND COUNSELING CENTERS FOR FAMILIES WITH CHILDREN WITH SPECIAL NEEDS. THESE CENTERS SHALL BE KNOWN AS LEKOTEKS. (Section 3c of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434c.))

Section 899.20 Selection Criteria

- a) DORS shall enter into contracts to establish or expand services (e.g. family counseling, loaning of toys and resources to families, providing referral information to families) offered by Lekotek centers or satellite offices based upon the availability of state funds.
- b) DORS shall only enter into contracts for the purpose of establishing Lekotek centers with those agencies which are:
 - 1) licensed by the National Lekotek Center (NLC), and

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- 2) located in geographical areas designated by DORS in consultation with the NLC as being in need of Lekotek centers, based upon an agency's proposal which complies with Lekotek Manual (July, 1989), National Lekotek Center, 2100 Ridge Avenue, Evanston, Illinois 60204; with no later editions or amendments. The proposal shall also indicate:
 - A) cooperative efforts with the existing network of service agencies or the community,
 - B) the credibility of the agency, as determined by community responses to inquiries,
 - C) the outreach efforts and response to community needs by the agency,
 - D) the agency's endorsement of the Lekotek philosophy, and
 - E) the agency's contribution towards project maintenance.

- c) The NLC will license an agency submitting an application for licensure, which is reviewed by the staff and trustees of the NLC. The agency must:
 - 1) be a non-profit agency in good standing or a unit of local government,
 - 2) provide evidence of a philosophy that is consistent with the NLC's,
 - 3) agree to adhere to the established guidelines of the NLC for delivery of Lekotek services, and
 - 4) provide evidence of sound fiscal status and financial commitment to the operation of the Lekotek program.

Section 899.30 Determination of Geographical Need

DORS in consultation with the NLC shall determine the geographical need for Lekotek centers based upon:

- a) a review of the criteria in Section 899.20(b)(2),
- b) the size of the population to be served (e.g., a fully funded site will serve 60-70 families per year; a satellite will serve 35-40 families).

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Section 899.40 Conditions of Contract

As contractors with DORS, the Lekotek centers must agree to comply with:

- a) the rules set forth in 89 Ill. Adm. Code 525 (Grants and Contracts), and
- b) the conditions set forth in the National Lekotek Center's licensing agreement, which require:
 - 1) that the center acknowledges NLC's exclusive right, title and interest in and to the marks (i.e. the name "Lekotek" and the "BlockLogo") and agrees not to contest the validity of the marks of NLC's ownership thereof and agrees not to be a party, directly or indirectly, to any act disputing the validity or ownership of the marks, or tending to impair the value of the marks or the good will associated therewith;
 - 2) that the center will become qualified for not-for-profit status under the regulations of the Internal Revenue Service, 26 U.S.C. 501(c);
 - 3) that the center will abide by the Lekotek Manual;
 - 4) that the center agrees any and all personnel dealing directly with children and families in teaching, leading or instructional situations must be certified as Lekotek Leaders by NLC;
 - 5) that the client intake procedures approved by NLC will be followed;
 - 6) that NLC's Lekotek Library system, or any other system approved by NLC will be used to maintain the center's library inventory, and that an inventory of library materials will be made at least once a year;
 - 7) that the center will submit a written report containing information on the operations of the center to NLC on a semi-annual basis;
 - 8) that the center consents to periodic evaluation visits by NLC upon reasonable advance notice;

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- 9) that all advertising and promotional material shall be of a style, appearance, and quality consistent and commensurate with NLC's reputation and shall be suitable for public distribution;
- 10) that the center shall automatically become a member of the National Council of Lekoteks;
- 11) that the center will pay NLC an annual assessment;
- 12) that the center shall acquire and maintain insurance from a nationally recognized insurance company which encompasses not only normal and bodily injury and property damage, but also contractual liability coverage for all obligations assumed by the center;
- 13) that the center agrees to indemnification stipulations;
- 14) that the center will promptly communicate to NLC all games, ideas, inventions or designs which it develops, created and uses in rendering its services under the marks and in connection with the agreement signed by NLC and the center;
- 15) that the center will notify NLC any time it becomes aware of use by a third party of the marks;
- 16) that the center will keep accurate books of account and records covering all financial transactions relating to its operation under the license granted by the NLC.

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Prescreening and Eligibility
- 2) Code Citation: 89 Ill. Adm. Code 690
- 3) Section Numbers: Adopted Action:
690.100 Amendment
- 4) Statutory Authority: Section 3(g) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, par. 3434(g)).
- 5) Effective Date of Amendments: November 5, 1990
- 6) Does this rulemaking contain an automatic repeal date?
___ Yes ☒ No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: October 29, 1990
- 9) Notice of Proposal Published in Illinois Register:

June 15, 1990, 14 Ill. Reg. 9397
(issue date)

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date) ___ Ill. Reg. ___

B) Agency Response: (issue date) ___ Ill. Reg. ___

- C) Date Agency Response Submitted for Approval to JCAR:

- 11) Difference(s) between proposal and final version: No differences

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were necessary

- 13) Will this rule replace an Emergency Rule(s) currently in effect? No

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- 14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

- 15) Summary and Purpose of Rule(s): Section 690.100(d) was amended to reflect changes in the points required on the Determination of Need which is used to determine the individual's need for long term care.

- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Janice Lobb
Regulations and Training Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896
T.D.D.: (217) 782-5734

The full text of Adopted Amendments begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
 CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
 SUBCHAPTER 4: HOME SERVICES PROGRAM

PART 690

PRESCREENING AND ELIGIBILITY DETERMINATION PROCESSES

Section

690.100 Nursing Home Prescreening
 690.200 Program Eligibility Determination
 690.300 Verification of Eligibility Factors
 690.400 Eligibility Period

AUTHORITY: Section 3(g) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, par. 3434(g)).

SOURCE: Adopted and codified at 7 Ill. Reg. 8923, effective July 18, 1983; amended at 14 Ill. Reg. 18577, effective November 5, 1990.

Section 690.100 Nursing Home Prescreening

Per Department of Public Aid rules (89 Ill. Adm. Code 140.642), effective July, 1983, all individuals age 21 and older who may be placed in Medicaid funded intermediate (ICF) or skilled nursing (SNF) long-term care facilities must be prescreened prior to Illinois Department of Public Aid (DPA) authorization of payment for care. Prescreening is the process whereby an individual is assessed to determine if the individual is in need of ICF or SNF level long-term care, and if so, if that care could be cost-effectively provided in the individual's home through the provision of the proper level of in-home services, or if the individual's only long-term care alternative is placement in an ICF or SNF long-term care facility. Individuals who are potentially eligible for both in-home care (Home Services Program - HSP) and nursing home care (NHC) may then choose between these alternatives.

- a) DORS is specifically responsible for the prescreening of disabled individuals age 21 through 59 who are recommended by their physician for placement in an ICF or SNF Medicaid-funded nursing home, or who seek such placement or are at risk of such placement in the near future. Individuals who are not required to undergo prescreening include: those who will pay for nursing home care with financial resources other than Medicaid funds for more than 60 days; those who are transferring

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from one nursing home to another; those who are returning to a nursing home after an absence of less than 60 days; and those who are returning to a nursing home after an absence of more than 60 days where the absence was necessary to receive medical services. Individuals not required to undergo prescreening may be referred to HSP through established HSP application and eligibility determination procedures.

- b) Individuals to be prescreened may be hospitalized at the time or may be living in the community. Therefore, prescreening may require a cooperative effort between HSP staff and hospital, nursing home, and/or community health care professionals including physicians, as appropriate. However, the certification that prescreening has been accomplished for the DORS prescreening population must be completed by DORS staff or their designees.

- c) Prescreening does not necessarily require application to, nor eligibility determination for, HSP. The only requirement for prescreening is that the Determination of Need for Long-Term Care (DON) form (see 89 Ill. Adm. Code 685.500) be completed. An application for HSP, and an eligibility determination for HSP in whole or part, need to be completed only insofar as an individual is interested in pursuing HSP eligibility as an alternative to NHC. Therefore, depending on the individual's choice, and on the individual's suitability for HSP, the prescreening process may be variable.

- d) The DON assessment is utilized to determine the individual's need for long-term care, and is also part of the HSP eligibility determination. Individuals who on the DON, score at least 28 29 points total, with at least 10 15 of those points on Part A, are considered to be in need of long-term care at an ICF or SNF level. If they choose, these individuals may then be assessed as to potential for HSP eligibility which includes the feasibility of developing an adequate, individualized HSP service plan for less than or equal to the individualized projected cost of institutionalization. The client's physician must certify either that the client may be served safely at home, if eligible for Home Services, or that the client requires nursing home care and cannot be served in the home. Individuals whose scoring on the DON does not indicate a need for

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ICF or SNF level long-term care, but whose physicians indicate otherwise, may obtain a second physician's opinion through DPA, and that decision is binding. Decisions resulting from the prescreening process may be appealed through DPA if NHC is denied, or through DORS if HSP service provision is denied.

e) Prescreening certification required on an urgent basis, as determined the individual or agency who referred the client to HSP for prescreening, will be accomplished in no more than two working days for a hospitalized individual where hospital staff provide assistance in gathering necessary information, and in no more than five working days for an individual residing in the community. Urgent is defined as a need for long-term care placement within three days for a hospitalized individual and within one week for an individual residing in the community, where the need for such care could not reasonably have been anticipated sooner. Less than urgent requests for prescreening certification will be conducted as the needs of the individual require.

f) The prescreening certification results will be provided to the client, and, as appropriate to the nursing home admitting the client, the medical practitioner arranging long-term care placement, and/or the DPA local office which may be authorizing NHC. Copies may be provided on request to other interested parties with the consent of the client. Prescreening certification is valid for 60 days.

(Source: Amended at 14 Ill. Reg. 18577, effective November 5, 1990).

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Service Plan Development
- 2) Code Citation: 89 Ill. Adm. Code 700
- 3) Section Numbers: 700.200 Adopted Action: Amendment
- 4) Statutory Authority: Implementing and authorized by Sections 3(g) and 3(l) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(g) and 3434(l)).
- 5) Effective Date of Amendments: November 5, 1990
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: October 31, 1990
- 9) Notice of Proposal Published in Illinois Register:
May 25, 1990, 14 Ill. Reg. 8103
(issue date)
- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:
A) Statement of Objection: (issue date), Ill. Reg. ____
B) Agency Response: (issue date), Ill. Reg. ____
C) Date Agency Response Submitted for Approval to JCAR: ____
- 11) Difference(s) between proposal and final version:
References to Ill. Rev. Stat. were updated. "Will" was changed to "shall" in the last sentence in Section 700.200(a).
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
No changes were requested.

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TITLE 89: SOCIAL SERVICES

CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER d: HOME SERVICES PROGRAM

13) Will this rule replace an Emergency Rule(s) currently in effect? No

14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

15) Summary and Purpose of Rule(s): Personal Assistant wages have been increased to reflect the federal minimum wage increase.

16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Janice Lobb
Regulations and Training Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
T.D.D.: (217) 782-5734

The full text of Adopted Amendments begins on the next page:

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER d: HOME SERVICES PROGRAM

PART 700
SERVICE PLAN DEVELOPMENT

- Section 700.100 Service Plan Development
 - 700.150 Securing a Service Provider
 - 700.200 Rates of Payment, Types and Skill Levels of Service Providers
 - 700.300 Selection of Appropriate Type of Service
 - 700.400 Service Provision as Affected by Available Resources
 - 700.500 Service Provision by Family Members
 - 700.600 Service to School Age Children
- APPENDIX A Guidelines for Service Tasks

AUTHORITY: Implementing and authorized by Section 3(g) and 3 (1) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(g) and 3434(1)).

SOURCE: Adopted and codified at 7 Ill. Reg. 8930, effective July 18, 1983; amended at 11 Ill. Reg. 5315, effective March 16, 1987; amended at 11 Ill. Reg. 11823, effective July 1, 1987; amended at 13 Ill. Reg. 3101, effective February 26, 1989; emergency amendment at 13 Ill. Reg. 13684, effective August 14, 1989, for a maximum of 150 days; emergency expired January 11, 1990; amended 14 Ill. Reg. 4900, effective March 16, 1990; amended at 14 Ill. Reg. 18582, effective November 5, 1990

Section 700.200 Rates of Payment, Types and Skill Levels of Service Providers

a) Personal Assistant services are to be provided by individuals (rather than by agencies) who are selected, hired, trained, supervised and dismissed by the client or other responsible person. Personal Assistants do not necessarily have formal training. DORS will pay no more than \$3.68 3.85 per hour for such services for the period July 1, 1990 to April 1, 1991. After April 1, 1991, the rate shall be \$4.25 per hour.

b) DORS shall pay new Personal Assistants, who began services on or before the 15th of a month, twice in the first month of service only. A new Personal Assistant is an individual serving a particular client for the first time. The Personal Assistant shall submit two

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Authorization of Services (IL488-1844) forms for payment for the first month of service; one for the first day service is provided through the 15th of the month; the other from the 16th of the month to the end of the month. Thereafter the Personal Assistant shall submit an Authorization of Services for payment once a month for all services rendered during that month.

- c) Homemaker services may be provided only by employees of Homemaker agencies with whom DORS has a contract and are paid at no more than the maximum rate established for each agency as described for non-institutional rates in 89 Ill. Adm. Code 356. These individuals are trained and professionally supervised.

3) Maintenance Home Health Services

- 1) Maintenance Home Health services may be provided only by personnel who are specially licensed or certified by the Illinois Departments of Professional Regulation or Public Health, as applicable, including nurses, therapists and home health aides. This service will be purchased through Medicare/Medicaid approved Home Health agencies, if available, at no more than the approved Medicare/Medicaid rates set for each agency by the Department of Public Aid.

- 2) Maintenance Home Health services may be provided by individuals who are not Medicaid approved providers (see 42 CFR 440.70, October, 1982) unless the client is eligible for available Medicaid paid Home Health service. However, DORS will first attempt to secure Home Health Service providers which are Medicaid approved. An individual provider must be able to provide the local office staff with a certification from a training program recognized by the certifying State of Illinois Department or with a license, as appropriate to the type of Home Health Service provider needed. The individual provider is then paid at no more than the prevailing local rate as determined by the local Home Health agency or hospital. If the individual provider cannot demonstrate that a recognized training program has been completed to qualify the individual provider to be a Home Health provider, the individual provider may not provide Maintenance Home Health

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services. Individual Home Health providers will only be used when agency Home Health services are not available and/or when an individual provider is less costly than an agency provider.

- e) Home delivered meals are generally provided by volunteers working through agencies such as the Red Cross or local hospitals. Prevailing local rates are to be paid insofar as the home delivered meals service agency provides the service needed by the client at a cost which is less than that which would otherwise be paid to a Personal Assistant or another home delivered meals service agency to perform the same service.

- f) Electronic Home Response Services are provided through hospitals or through community service agencies and utilize some form of electrical or electronic alerting device which is monitored by the agency providing this service. Emergency health care professionals then respond if signaled by the client. Prevailing local rates are to be paid insofar as the electronic home response service agency provides the service needed by the client at a cost which is less than that which would otherwise be paid for Personal Assistant Service or for other electronic home response services. When it is cost effective to do so, this service may instead be provided through the use of burglar or fire alarms which have a communication link with local fire or police stations or into private concerns operating this type of system; also paid at prevailing rates as above.

g) Respite Services

- 1) Respite Services shall be provided by Personal Assistants, Homemakers, or Maintenance Home Health services, based on the client's need (as established by the Determination of Need in 89 Ill. Adm. Code 685 and in accordance with Section 700.300(f)).
- 2) Respite Services are paid at the same rate as regular services. There is no cost share for Respite Services regardless of family or individual income.

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- 3) Respite Services may be used in weekly increments but for a total of no more than 240 hours per fiscal year, provided it does not exceed the service cost maximum (89 Ill. Adm. Code 685) for the client.

(Source: Amended at 14 Ill. Reg. 18582
effective November 5, 1990)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

1) Heading of the Part:

The Illinois Formulary for the Drug Product Selection Program

2) Code Citation: 77 Ill. Adm. Code 7903) Section Numbers:

790.1127
790.1131
790.1390
790.1423
790.1685
790.1950
790.1960
790.2155
790.2465
790.2617
790.2618
790.2645
790.2655
790.2660
790.2662
790.3027
790.3220
790.3335
790.3350
790.3914
790.4384
790.4720
790.4725
790.4728
790.5030
790.5300
790.5320
790.6430
790.7160
790.7280
790.8015
790.9048

Emergency Action:

Amendment
Amendment
New Section
Amendment
Amendment
Amendment
Amendment
Amendment
Amendment
Amendment
New Section
New Section
Repealer
Amendment
Amendment
Amendment
Amendment
Amendment
New Section
Amendment
Amendment
New Section
Amendment
New Section
Amendment
Amendment
Amendment
Amendment

4) Statutory Authority:

Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4145).

- 5) Effective Date of Amendments: November 9, 1990
- 6) If this emergency rule is to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable.
- 7) Date Filed in Agency's Principal Office: November 9, 1990
- 8) Reason for Emergency:
The Illinois Food, Drug and Cosmetic Act (ch. 56 1/2, par. 503.14) and the Administrative Procedure Act (ch. 127, par. 1005.02), as amended by Public Act 85-451, specifically authorize the Department to implement this rulemaking pursuant to emergency rulemaking.

9) A Complete Description of the Subjects and Issues Involved:
Through this emergency rulemaking, the Illinois Department of Public Health amends various sections of the Illinois Formulary for the Drug Product Selection Program. Several new generic entities have also been concurrently included. These changes have been recommended by the Technical Advisory Council for the Drug Product Selection Program and have been published in the Eleventh Edition, Third Supplement of the Illinois Formulary.

This rulemaking will allow consumers and third party fiscal intermediaries (including the Department of Public Aid) to save money when purchasing or reimbursing prescription drug products. Drug purchases made by the Department of Corrections and the Department of Mental Health and Developmental Disabilities may also experience some savings. Pharmacies may have increased sales of generic drug products as approved in the Illinois Formulary.

10) Are there any other Proposed Amendments Pending on this Part? Yes.

Section Numbers	Proposed Action	Ill. Reg. Citation
790.740	Amendment	14 Ill. Reg. 13133
790.910	Amendment	14 Ill. Reg. 13133
790.2465	Amendment	14 Ill. Reg. 13133
790.2617	Amendment	14 Ill. Reg. 13133
790.2662	Amendment	14 Ill. Reg. 13133
790.3315	Amendment	14 Ill. Reg. 13133
790.3904	New Section	14 Ill. Reg. 13133
790.3914	New Section	14 Ill. Reg. 13133
790.5320	Amendment	14 Ill. Reg. 13133
790.5792	Amendment	14 Ill. Reg. 13133
790.5940	Amendment	14 Ill. Reg. 13133

- 790.6610
790.6670
790.6875
790.6895
790.7130
790.7229
790.7400
790.8180
790.8940
790.9084
790.9500
- Amendment
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Amendment
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- 14 Ill. Reg. 13133
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14 Ill. Reg. 13133
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14 Ill. Reg. 13133
14 Ill. Reg. 13133
14 Ill. Reg. 13133
14 Ill. Reg. 13133
14 Ill. Reg. 13133
14 Ill. Reg. 13133

There is still an emergency in effect on Sections 790.2465, 790.2617, 790.2662, 790.3914 and 790.5320 which is not affected by this set of emergency amendments. The emergency amendments appear at 14 Ill. Reg. 13325, effective August 10, 1990, for a maximum of 150 days. The copies filed in the Administrative Code Unit reflect both emergency rules.

- 11) Statement of Statewide Policy Objectives:
This rulemaking neither creates nor expands a State mandate.
- 12) Information and questions regarding this amendment shall be directed to:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor Springfield, Illinois 62761.

The full text of the Emergency Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER m: FOOD, DRUGS AND COSMETICS

PART 790

THE ILLINOIS FORMULARY FOR THE DRUG PRODUCT SELECTION PROGRAM

SUBPART A: GENERAL PROVISIONS

SECTION

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790.120
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790.200

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790.320

Introduction
Consideration of Drug Products for Inclusion in the Illinois Formulary
Additional Criteria
Quality Listing
Generic Drug Entity Headings
Comments and Specific Administration Requests for Additional Copies
Prescription Use of Drug Products
FDA Drug Product Approval and Recommendation Availability of Drug Products;
Pharmaceutical Equivalence
Single Source Drug Products Exclusion Criteria for Exclusion of Drug Products
Inclusion of Controlled Substances
Equivalence of Products Requirements
Selection of Equivalent Drug Products
Transfer of Prescription Records

SUBPART B: APPROVED DRUG PRODUCTS FOR DRUG PRODUCT SELECTION

SECTION

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ACETAMINOPHEN; BUTALBITAL
ACETAMINOPHEN; BUTALBITAL; CAFFEINE
ACETAMINOPHEN; CAFFEINE; DIHYDROCODEINE BITARTRATE
ACETAMINOPHEN; CODEINE PHOSPHATE
ACETAMINOPHEN; HYDROCODONE BITARTRATE
ACETAMINOPHEN; OXYCODONE HYDROCHLORIDE
ACETAMINOPHEN; PROPOXYPHENE HYDROCHLORIDE
ACETAMINOPHEN; PROPOXYPHENE NAPSYLATE
ACETAZOLAMIDE
ACETAZOLAMIDE SODIUM
ACETIC ACID, GLACIAL
ACETIC ACID, GLACIAL; HYDROCORTISONE

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790.706
790.721
790.740
EMERGENCY

ACETOHEXAMIDE
ACETYLCYSTEINE
ALBUTEROL SULFATE

ALCOHOL; DEXTROSE
ALCOHOL; MORPHINE
ALLOPURINOL
ANANTADINE HYDROCHLORIDE
AMILORIDE HYDROCHLORIDE
AMILORIDE HYDROCHLORIDE; HYDROCHLOROTHIAZIDE
AMINOCETIC ACID (Repealed)
AMINOCAPROIC ACID
AMINOHIPPURATE SODIUM
AMINOPHYLLINE
AMITRIPTYLINE HYDROCHLORIDE
AMITRIPTYLINE HYDROCHLORIDE; CHLORDIAZEPOXIDE
AMITRIPTYLINE HYDROCHLORIDE; PERPHENAZINE

EMERGENCY

790.920
790.940
790.974
790.980
790.1020
790.1060
790.1100
790.1120

AMOXAPINE
AMOXICILLIN TRIHYDRATE
AMPHOTERICIN B
AMPICILLIN SODIUM
AMPICILLIN; PROBENECID
AMPICILLIN/AMPCILLIN TRIHYDRATE
ANISOTROPINE METHYLBROMIDE (Repealed)
ASCORBIC ACID; BIOTIN; CYANOCOBALAMIN; DEXPANTHENOL;
ERGOCALCIFEROL; FOLIC ACID; NIACINAMIDE; PYRIDOXINE
HYDROCHLORIDE; RIBOFLAVIN PHOSPHATE SODIUM; THIAMINE
HYDROCHLORIDE; VITAMIN A; VITAMIN E
ASCORBIC ACID; CYANOCOBALAMIN; FLUORIDE; IRON; NICOTINIC ACID;
PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN; THIAMINE HYDROCHLORIDE;
VITAMIN A; VITAMIN D; VITAMIN E
ASCORBIC ACID; FLUORIDE; IRON; VITAMIN A; VITAMIN D
ASCORBIC ACID; FLUORIDE; VITAMIN A; VITAMIN D

ASPIRIN; BUTALBITAL; CAFFEINE
ASPIRIN; BUTALBITAL; CAFFEINE; PHENACETIN (Repealed)
ASPIRIN; CAFFEINE; ORPHENADRINE CITRATE
ASPIRIN; CAFFEINE; PHENACETIN; PROPOXYPHENE HYDROCHLORIDE
(Repealed)
ASPIRIN; CAFFEINE; PHENACETIN; PROPOXYPHENE HYDROCHLORIDE
(Repealed)
ASPIRIN; CAFFEINE; PROPOXYPHENE HYDROCHLORIDE
ASPIRIN; CARISOPRODOL

790.1127

EMERGENCY

790.1129
790.1131
EMERGENCY

790.1140
790.1180
790.1200
790.1220

790.1260

790.1300
790.1345

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790.1360 ASPIRIN; MEPROBAMATE
 790.1380 ASPIRIN; METHOCARBAMOL
 790.1386 ASPIRIN; OXYCODONE HYDROCHLORIDE; OXYCODONE TEREPHTHALATE
 790.1390 ATENOLOL; CHLORTHALIDONE
 EMERGENCY
 790.1418 ATROPINE
 790.1420 ATROPINE SULFATE; DIPHENOXYLATE HYDROCHLORIDE
 790.1423 ATROPINE SULFATE; HYOSCYAMINE; PHENOBARBITAL; SCOPOLAMINE
 EMERGENCY
 790.1425 ATROPINE SULFATE; MEPERIDINE HYDROCHLORIDE
 790.1440 AZATHIOPRINE SODIUM
 790.1460 BACITRACIN
 790.1490 BACITRACIN ZINC; HYDROCORTISONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
 790.1500 BACITRACIN ZINC; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
 790.1540 BACITRACIN ZINC; POLYMYXIN B SULFATE
 790.1560 BACLOFEN
 790.1570 BENZTROPINE MESYLATE
 790.1577 BETAMETHASONE DIPROPIONATE
 790.1580 BETAMETHASONE SODIUM PHOSPHATE
 790.1620 BETAMETHASONE VALERATE
 790.1660 BETHANECHOL CHLORIDE
 790.1685 BRETILIUM TOSYLATE
 EMERGENCY
 790.1686 BRETILIUM TOSYLATE; DEXTROSE
 790.1697 BROMODIPHENHYDRAMINE HYDROCHLORIDE; CODEINE PHOSPHATE
 790.1700 BROMPHENIRAMINE MALEATE
 790.1706 BROMPHENIRAMINE MALEATE; CODEINE PHOSPHATE;
 PHENYLPROPANOLAMINE HYDROCHLORIDE
 790.1708 BROMPHENIRAMINE MALEATE; DEXTROMETHORPHAN HYDROBROMIDE;
 PSEUDOEPHEDRINE HYDROCHLORIDE
 790.1710 BROMPHENIRAMINE MALEATE; DEXTROMETHORPHAN HYDROBROMIDE;
 790.1719 BUPIVACAINE HYDROCHLORIDE
 790.1721 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
 790.1740 BUTABARBITAL SODIUM
 790.1780 CAFFEINE; CARISOPRODOL; PHENACETIN (Repealed)
 790.1820 CAFFEINE; ERGOTAMINE TARTRATE
 790.1842 CALCIUM CHLORIDE; DEXTROSE; MAGNESIUM CHLORIDE; SODIUM CHLORIDE; SODIUM LACTATE
 790.1846 CALCIUM CHLORIDE; DEXTROSE; POTASSIUM CHLORIDE; SODIUM CHLORIDE
 790.1848 CALCIUM CHLORIDE; DEXTROSE; POTASSIUM CHLORIDE; SODIUM CHLORIDE; SODIUM LACTATE
 790.1856 CALCIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM CHLORIDE
 790.1858 CALCIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM CHLORIDE; SODIUM LACTATE
 790.1860 CALCIUM GLUCEPTATE
 790.1900 CANDICIDIN (Repealed)

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790.1930 CARBAMAZEPINE
 790.1940 CARBENICILLIN DISODIUM
 790.1950 CARBINOXAMINE MALEATE; DEXTROMETHORPHAN HYDROBROMIDE;
 EMERGENCY
 790.1960 PSEUDOEPHEDRINE HYDROCHLORIDE
 790.1960 CARBINOXAMINE MALEATE; PSEUDOEPHEDRINE HYDROCHLORIDE
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 790.1980 CARISOPRODOL
 790.2020 CEFADROXIL MONOHYDRATE
 790.2060 CEFAZOLIN SODIUM
 790.2084 CEFOTAZIDIME
 790.2092 CEFUROXIME SODIUM
 790.2097 CEPHALEXIN
 790.2100 CEPHALOTHIN SODIUM
 790.2130 CEPHAPIRIN SODIUM
 790.2140 CEPHRADINE/CEPHRADINE DIHYDRATE
 790.2155 CHLORAL HYDRATE
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 790.2180 CHLORAMPHENICOL
 790.2220 CHLORAMPHENICOL SODIUM SUCCINATE
 790.2260 CHLORDIAZEPOXIDE HYDROCHLORIDE
 790.2300 CHLORMEZANONE (Repealed)
 790.2340 CHLOROQUINE PHOSPHATE
 790.2380 CHLOROTHIAZIDE
 790.2390 CHLOROTHIAZIDE; METHYLDOPA
 790.2420 CHLOROTRIANISENE
 790.2460 CHLORPHENIRAMINE MALEATE
 790.2462 CHLORPHENIRAMINE MALEATE; CODEINE PHOSPHATE; PSEUDOEPHEDRINE
 HYDROCHLORIDE
 790.2465 CHLORPHENIRAMINE MALEATE; PHENYLEPHRINE HYDROCHLORIDE;
 EMERGENCY
 790.2470 PHENYLPROPANOLAMINE HYDROCHLORIDE; PHENYLTOLOXAMINE CITRATE
 790.2485 CHLORPHENIRAMINE MALEATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
 CHLORPHENIRAMINE TANNATE; PHENYLEPHRINE TANNATE; PYRILAMINE
 TANNATE
 790.2500 CHLORPROMAZINE HYDROCHLORIDE
 790.2510 CHLORPROPAMIDE
 790.2540 CHLORTHALIDONE
 790.2555 CHLORTHALIDONE; CLONIDINE HYDROCHLORIDE
 790.2580 CHLORZOXAZONE
 790.2583 CHROMIC CHLORIDE
 790.2595 CITRIC ACID; MAGNESIUM OXIDE; SODIUM CARBONATE
 790.2603 CLINDAMYCIN HYDROCHLORIDE
 790.2605 CLINDAMYCIN PHOSPHATE
 790.2613 CLOFIBRATE
 790.2614 CLOMIPHENE CITRATE
 790.2617 CLONIDINE HYDROCHLORIDE
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EMERGENCY
790.2620
CLOTIRMAZOLE
790.2645
CLOXACILLIN SODIUM MONOHYDRATE
EMERGENCY
790.2655
EMERGENCY
790.2660
CODEINE PHOSPHATE; GUAFENESIN
790.2661
EMERGENCY
790.2662
EMERGENCY
790.2663
CLOXACILLIN SODIUM MONOHYDRATE (Repealed)
CODEINE PHOSPHATE; GUAFENESIN; PSEUDOEPHEDRINE HYDROCHLORIDE
790.2661
CODEINE PHOSPHATE; IODINATED GLYCEROL
790.2662
CODEINE PHOSPHATE; PHENYLEPHRINE HYDROCHLORIDE;
PROMETHAZINE HYDROCHLORIDE
790.2663
CODEINE PHOSPHATE; PROMETHAZINE HYDROCHLORIDE
790.2672
CODEINE PHOSPHATE; PSEUDOEPHEDRINE HYDROCHLORIDE;
TRIPROLIDINE HYDROCHLORIDE
790.2700
CORTICOTROPIN
790.2740
CROTAMITON
790.2780
CYANOCOBALAMIN
790.2800
CYCLACILLIN
790.2805
CHLORENZAPRINE HYDROCHLORIDE
790.2820
CYCLOPENTOLATE HYDROCHLORIDE
790.2860
CYCLOPHOSPHAMIDE
790.2900
CYPROHEPTADINE HYDROCHLORIDE
790.2902
CYTARABINE
790.2904
DACARBAZINE
790.2908
DANAZOL
790.2915
DAINORUBICIN HYDROCHLORIDE
790.2928
DESIPRAMINE HYDROCHLORIDE (Repealed)
790.2932
DESONIDE
790.2940
DEXAMETHASONE
790.2980
DEXAMETHASONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.3020
DEXAMETHASONE SODIUM PHOSPHATE
790.3021
DEXAMETHASONE SODIUM PHOSPHATE; NEOMYCIN SULFATE
790.3023
DECHLORPHENIRAMINE MALEATE
790.3025
DEXTRAMPHETAMINE SULFATE
790.3027
DEXTRAMETHORPHAN HYDROBROMIDE; IODINATED GLYCEROL
EMERGENCY
790.3028
DEXTRAMETHORPHAN HYDROBROMIDE; PROMETHAZINE HYDROCHLORIDE
790.3029
DEXTROSE
790.3030
DEXTROSE; DOPAMINE HYDROCHLORIDE
790.3032
DEXTROSE; HEPARIN SODIUM
790.3033
DEXTROSE; LIDOCAINE HYDROCHLORIDE
790.3038
DEXTROSE; MAGNESIUM CHLORIDE; POTASSIUM CHLORIDE;
SODIUM ACETATE; SODIUM CHLORIDE; SODIUM GLUCONATE
DEXTROSE; POTASSIUM CHLORIDE
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DEXTROSE; POTASSIUM CHLORIDE; SODIUM CHLORIDE
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DEXTROSE; SODIUM CHLORIDE
790.3049
DEXTROSE; THEOPHYLLINE
790.3051
DIAZEPAM
790.3054
DIAZOXIDE
790.3056
DICLOXACILLIN SODIUM
790.3060
DICLOXIMINE HYDROCHLORIDE
790.3085
DIENEOSTROL
790.3100
DIETHYLPROPION HYDROCHLORIDE
790.3140
DIETHYLSTILBESTROL
790.3180
DIGOXIN
790.3220
EMERGENCY
790.3260
DIMENHYDRINATE
790.3300
DIPHENHYDRAMINE HYDROCHLORIDE
790.3315
DISOPYRAMIDE PHOSPHATE
EMERGENCY
790.3335
DOPAMINE HYDROCHLORIDE
EMERGENCY
790.3340
DOXEPIN HYDROCHLORIDE
790.3350
DOXORUBICIN HYDROCHLORIDE
EMERGENCY
790.3380
DOXYCYCLINE
790.3420
DOXYCYCLINE HYCLATE
790.3425
DOXYLAMINE SUCCINATE
790.3437
DROPERIDOL
790.3440
DROPERIDOL; FENTANYL CITRATE
790.3460
ECHOIOPHATE IODIDE (Repealed)
790.3472
EDETATE DISODIUM
790.3475
EDROPHONIUM CHLORIDE
790.3492
EPINEPHRINE; LIDOCAINE HYDROCHLORIDE
790.3500
ERGOCALCIFEROL
790.3540
ERGOLOID MESYLATES
790.3580
ERGOTAMINE TARTRATE
790.3620
ERYTHROMYCIN
790.3660
ERYTHROMYCIN ESTOLATE
790.3700
ERYTHROMYCIN ETHYL SUCCINATE
790.3720
ERYTHROMYCIN ETHYL SUCCINATE; SULFISOXAZOLE ACETYL
790.3730
ERYTHROMYCIN LACTOBIONATE
790.3740
ERYTHROMYCIN STEARATE
790.3742
ERYTHROMYCIN STEARATE
790.3780
ESTRADIOL CYPIONATE
790.3800
ESTRADIOL CYPIONATE; TESTOSTERONE CYPIONATE
790.3820
ESTRADIOL VALERATE
790.3860
ESTRADIOL VALERATE; TESTOSTERONE ENANTHATE
790.3900
ETHCHLORVYNOL
790.3904
ETHINYL ESTRADIOL; LEVONORGESTREL
EMERGENCY

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790.3907	ETHINYL ESTRADIOL; NORETHINDRONE
790.3910	FENOPROFEN CALCIUM
790.3914	FENTANYL CITRATE
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790.3920	FLOXURIDINE
790.3940	FLUOCINOLONE ACETONIDE
790.3945	FLUOCINONIDE
790.3960	FLUOROMETHOLONE
790.3980	FLUOROURACIL
790.3996	FLUPHENAZINE DECANOATE
790.4012	FLUPHENAZINE HYDROCHLORIDE
790.4020	FLURANDENOLIDE
790.4040	FLURAZEPAM HYDROCHLORIDE
790.4060	FOLIC ACID
790.4100	FUROSEMIDE
790.4140	GENTAMICIN SULFATE
790.4150	GENTAMICIN SULFATE; SODIUM CHLORIDE
790.4173	GLUCAGON HYDROCHLORIDE
790.4180	GLUTETHIMIDE
790.4200	GLYCINE
790.4220	GLYCOPYRROLATE
790.4260	GONADOTROPIN CHORIONIC
790.4300	GRAMICIDIN; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.4340	GRISOFULVIN MICROCRYSTALLINE
790.4380	GRISOFULVIN ULTRANICROCRYSTALLINE
790.4384	GUAIFENESIN; HYDROCODONE BITARTRATE; PSEUDOEPHEDRINE
EMERGENCY	
790.4386	HYDROCHLORIDE
790.4396	GUANETHIDINE MONOSULFATE
790.4398	HALOPERIDOL
790.4420	HALOPERIDOL LACTATE
790.4430	HEPARIN SODIUM
790.4460	HEPARIN SODIUM; SODIUM CHLORIDE
790.4500	HEXACHLOROPHENE
790.4540	HOMATROPINE METHYLBROMIDE (Repealed)
790.4580	HOMATROPINE METHYLBROMIDE; HYDROCODONE BITARTRATE
790.4620	HYDRALAZINE HYDROCHLORIDE
790.4660	HYDRALAZINE HYDROCHLORIDE; HYDROCHLOROTHIAZIDE
790.4665	HYDROCHLOROTHIAZIDE
790.4667	HYDROCHLOROTHIAZIDE; LABETALOL HYDROCHLORIDE
790.4670	HYDROCHLOROTHIAZIDE; LISINAPRIL
790.4680	HYDROCHLOROTHIAZIDE; METHYLDOPA
790.4700	HYDROCHLOROTHIAZIDE; PROPRANOLOL HYDROCHLORIDE
790.4720	HYDROCHLOROTHIAZIDE; SPIRONOLACTONE
EMERGENCY	

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790.4725	HYDROCODONE BITARTRATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
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790.4728	HYDROCODONE BITARTRATE; PSEUDOEPHEDRINE HYDROCHLORIDE
EMERGENCY	
790.4740	HYDROCORTISONE
790.4780	HYDROCORTISONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.4820	HYDROCORTISONE; POLYMYXIN B SULFATE
790.4840	HYDROCORTISONE SODIUM PHOSPHATE
790.4860	HYDROCORTISONE; UREA
790.4900	HYDROCORTISONE ACETATE
790.4940	HYDROCORTISONE ACETATE; NEOMYCIN SULFATE
790.4960	HYDROCORTISONE ACETATE; PRAMOXINE HYDROCHLORIDE
790.4963	HYDROCORTISONE ACETATE; UREA
790.4965	HYDROCORTISONE BUTYRATE
790.4980	HYDROCORTISONE SODIUM SUCCINATE
790.5020	HYDROFLUMETHIAZIDE
790.5030	HYDROMORPHONE INJECTION
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790.5060	HYDROXOCOBALAMIN
790.5100	HYDROXYPROGESTERONE CAPROATE
790.5140	HYDROXYZINE HYDROCHLORIDE
790.5180	HYDROXYZINE PAMOATE
790.5220	TBUPROFEN
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790.5312	INDOMETHACIN
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790.5340	IRON DEXTRAN COMPLEX
790.5380	ISOETHARINE HYDROCHLORIDE
790.5420	ISONIAZID
790.5460	ISOPROTERENOL HYDROCHLORIDE
790.5483	ISOSORBIDE DINITRATE
790.5500	KANAMYCIN SULFATE
790.5520	KETAMINE HYDROCHLORIDE
790.5530	LABETALOL HYDROCHLORIDE
790.5540	LACTULOSE
790.5544	LEUCOVORIN CALCIUM
790.5555	LEVOCARNITINE
790.5560	LEVONORDEFIN; MEPIVICAINE HYDROCHLORIDE
790.5580	LIDOCAINE
790.5620	LIDOCAINE HYDROCHLORIDE
790.5640	LINCAMYCIN
790.5660	LINDANE
790.5700	LIOETHYRONINE SODIUM
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 790.5780 LITHIUM CITRATE
 790.5792 LORAZEPAM
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 790.5800
 790.5802 LOXAPINE SUCCINATE
 790.5907 MAGNESIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM ACETATE;
 790.5820 SODIUM CHLORIDE; SODIUM GLUCONATE
 790.5830 MAPROTILINE HYDROCHLORIDE
 790.5835 MECLIZINE HYDROCHLORIDE
 790.5837 MECLIZENAMATE SODIUM
 790.5840 MEDROXYPROGESTERONE ACETATE
 790.5840 MEGESTROL ACETATE
 790.5840 MEMPHAL SODIUM PHOSPHATE
 790.5872 MEPRIDINE HYDROCHLORIDE
 790.5893 MEPIVACAINE HYDROCHLORIDE
 790.5900 MEPROBAMATE
 790.5924 MESTRANOL; NORETHINDRONE
 790.5940 METAPROTERENOL SULFATE
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 790.5980 METAMINOL BITARTRATE
 790.5980 METHADONE HYDROCHLORIDE
 790.5992 METHAMPHETAMINE HYDROCHLORIDE
 790.5995 METHOTLAZINE HYDROCHLORIDE
 790.6020 METHENAMINE HIPPURATE
 790.6060 METHICILLIN SODIUM
 790.6100 METHOCARBAMOL
 790.6140 METHOTREXATE SODIUM
 790.6180 METHSCOPOLAMINE BROMIDE
 790.6220 METHYLOTHIAZIDE
 790.6260 METHYLDOPA
 790.6275 METHYLDOPATE HYDROCHLORIDE
 790.6277 METHYLPHENIDATE HYDROCHLORIDE
 790.6280 METHYLPREDNISOLONE
 790.6284 METHYLPREDNISOLONE SODIUM SUCCINATE
 790.6300 METHYLTESTOSTERONE
 790.6340 METOCLOPPAMIDE HYDROCHLORIDE
 790.6370 METOCURINE IODIDE
 790.6375 METOLAZONE
 790.6380 METRONIDAZOLE
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 790.6435
 790.6445 MINOXIDIL
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 790.6450 NAFICILLIN SODIUM
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790.6454 NALIDIXIC ACID
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 790.6460 NANDROLONE DECANOATE
 790.6480 NANDROLONE PHENPROPIONATE
 790.6500 NAPHAZOLINE HYDROCHLORIDE
 790.6540 NEOMYCIN SULFATE
 790.6544 NEOMYCIN SULFATE; POLYMYXIN B SULFATE
 790.6570 NEOMYCIN SULFATE; TRIAMCINOLONE ACETONIDE
 790.6580 NIACIN
 790.6610 NIFEDIPINE
 EMERGENCY
 790.6620 NITROFURANTOIN
 790.6621 NITROFURANTOIN MACROCRYSTALS
 790.6660 NITROFURAZONE
 790.6670 NITROGLYCERIN INJECTION
 EMERGENCY
 790.6700 NORETHINDRONE ACETATE
 790.6740 NORTRIPTYLINE HYDROCHLORIDE
 790.6780 NYSTATIN
 790.6800 NYSTATIN; TRIAMCINOLONE ACETONIDE
 790.6820 ORPHENADRINE CITRATE
 790.6860 OXACILLIN SODIUM
 790.6875 OXAZEPAM
 EMERGENCY
 790.6885 OXTRIPTYLLINE
 790.6895 OXYBUTYRIN
 EMERGENCY
 790.6900 OXYPHENBUTAZONE (Repealed)
 790.6940 OXYTETRACYCLINE HYDROCHLORIDE
 790.6946 OXYTOCIN
 790.6960 PANCURONIUM BROMIDE
 790.6980 PENICILLIN G POTASSIUM
 790.7020 PENICILLIN G PROCAINE
 790.7060 PENICILLIN G SODIUM (Repealed)
 790.7100 PENICILLIN V POTASSIUM
 790.7120 PENTOBARBITAL SODIUM
 790.7130 PERPHENAZINE
 EMERGENCY
 790.7140 PHENDIMETRAZINE TARTRATE
 790.7160 PHENOBARBITAL
 EMERGENCY
 790.7180 PHENTERMINE HYDROCHLORIDE
 790.7181 PHENTERMINE RESIN COMPLEX
 790.7220 PHENYLBUTAZONE (Repealed)
 790.7223 PHENYLEPHRINE HYDROCHLORIDE; PROMETHAZINE HYDROCHLORIDE
 790.7229 PHENYTOIN SODIUM INJECTION
 EMERGENCY

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790.7260 PIPERAZINE CITRATE
 790.7265 POLYETHYLENE GLYCOL 3350; POTASSIUM CHLORIDE; SODIUM BICARBONATE; SODIUM CHLORIDE; SODIUM SULFATE, ANHYDROUS
 790.7272 POLYMYXIN B SULFATE
 790.7278 POTASSIUM BICARBONATE
 790.7280 POTASSIUM CHLORIDE
 EMERGENCY
 790.7284 POTASSIUM CHLORIDE; SODIUM CHLORIDE
 790.7288 POTASSIUM GLUCONATE
 790.7291 PRALIDOXIME CHLORIDE
 790.7294 PRAZEPAM
 790.7296 PRAZOSIN HYDROCHLORIDE
 790.7300 PREDNISOLONE ACETATE
 790.7340 PREDNISOLONE ACETATE; SULFACETAMIDE SODIUM
 790.7380 PREDNISOLONE SODIUM PHOSPHATE
 790.7400 PREDNISONE
 EMERGENCY
 790.7420 PRIMIDONE
 790.7460 PROBENECID
 790.7500 PROCAINAMIDE HYDROCHLORIDE
 790.7510 PROCAINE HYDROCHLORIDE
 790.7540 PROCHLORPERAZINE EDISYLATE
 790.7580 PROCHLORPERAZINE MALEATE
 790.7620 PROGESTERONE
 790.7660 PROMAZINE HYDROCHLORIDE
 790.7700 PROMETHAZINE HYDROCHLORIDE
 790.7740 PROPANTHELINE BROMIDE
 790.7780 PROPARACAIN HYDROCHLORIDE
 790.7820 PROPOXYPHENE HYDROCHLORIDE
 790.7828 PROPANOLOL HYDROCHLORIDE
 790.7834 PROTAMINE SULFATE
 790.7860 PSEUDOEPHEDRINE HYDROCHLORIDE; TRIPROLIDINE HYDROCHLORIDE
 790.7900 PYRIDOSTIGMINE BROMIDE
 790.7940 PYRIDOXINE HYDROCHLORIDE
 790.7980 PYRILAMINE MALEATE
 790.8015 QUINIDINE GLUCONATE
 EMERGENCY
 790.8020 QUINIDINE SULFATE
 790.8060 RESERPINE
 790.8100 RIFAMPIN
 790.8106 RITODRINE HYDROCHLORIDE
 790.8136 SECOCARBITAL SODIUM
 790.8140 SELENIUM SULFIDE
 790.8180 SILVER SULFADIAZINE
 EMERGENCY
 790.8220 SODIUM AMINOSALICYLATE
 790.8232 SODIUM CHLORIDE

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790.8244 SODIUM LACTATE
 790.8248 SODIUM NITROPRUSSIDE
 790.8260 SODIUM POLYSTYRENE SULFONATE
 790.8290 SOYBEAN OIL
 790.8300 SPIRONOLACTONE
 790.8340 STREPTOMYCIN SULFATE
 790.8378 SULFABENZAMIDE; SULFACETAMIDE; SULFATHIAZOLE
 790.8380 SULFABENZAMIDE; SULFACETAMIDE; SULFATHIAZOLE; UREA
 790.8420 SULFACETAMIDE SODIUM
 790.8460 SULFADIAZINE
 790.8500 SULFAMETHIZOLE
 790.8540 SULFAMETHOXAZOLE
 790.8580 SULFAMETHOXAZOLE; TRIMETHOPRIM
 790.8590 SULFANILAMIDE
 790.8620 SULFASALAZINE
 790.8660 SULFINPYRAZONE
 790.8700 SULFISOXAZOLE
 790.8710 SULINDAC
 790.8724 TEMAZEPAM
 790.8727 TERBUTALINE SULFATE
 790.8740 TESTOSTERONE CYPIONATE
 790.8780 TESTOSTERONE ENANTHATE
 790.8820 TESTOSTERONE PROPIONATE
 790.8860 TETRACYCLINE
 790.8900 TETRACYCLINE HYDROCHLORIDE
 790.8940 THEOPHYLLINE
 EMERGENCY
 790.8980 THIAMINE HYDROCHLORIDE
 790.9020 THIORIDAZINE HYDROCHLORIDE
 790.9035 THIOETHIXENE
 790.9045 THIOETHIXENE HYDROCHLORIDE
 790.9048 TIMOLOL MALEATE
 EMERGENCY
 790.9050 TOBRAMYCIN SULFATE
 790.9056 TOLAZAMIDE
 790.9060 TOLBUTAMIDE
 790.9084 TRAZODONE HYDROCHLORIDE
 EMERGENCY
 790.9100 TRIAMCINOLONE ACETONIDE
 790.9140 TRIFLUOPERAZINE HYDROCHLORIDE
 790.9180 TRIHEXYPHENIDYL HYDROCHLORIDE
 790.9220 TRIMEPRAZINE TARTRATE
 790.9260 TRIMETHOBENZAMIDE HYDROCHLORIDE
 790.9300 TRIMETHOPRIM
 790.9320 TRIMIPRAMINE MALEATE
 790.9340 TRIPELENNAMINE HYDROCHLORIDE
 790.9380 TRIPROLIDINE HYDROCHLORIDE

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790.9420 TRISULFAPYRIMIDINE
 790.9460 TROPICAMIDE
 790.9475 VALPROATE SODIUM
 790.9478 VALPROIC ACID
 790.9486 VANCAMYCIN HYDROCHLORIDE
 790.9500 VERAPAMIL HYDROCHLORIDE
 EMERGENCY
 790.9520 VINBLASTINE SULFATE
 790.9530 VINCRISTINE SULFATE
 790.9540 VITAMIN A
 790.9580 VITAMIN A PALMITATE
 790.9620 WATER FOR INJECTION, STERILE
 790.9660 WATER FOR IRRIGATION, STERILE
 790.9800 XYLLOSE

AUTHORITY: Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4145).

SOURCE: Emergency amendment at 2 Ill. Reg. 18, p. 47, effective April 26, 1978, for a maximum of 150 days; amended at 2 Ill. Reg. 26, p. 150, effective July 1, 1978; emergency amendment at 2 Ill. Reg. 40, p. 98, effective October 1, 1978, for a maximum of 150 days; amended at 2 Ill. Reg. 51, p. 48, effective December 18, 1978; emergency amendment at 3 Ill. Reg. 2, p. 18, effective December 31, 1978, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 15, p. 147, effective April 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 27, p. 113, effective July 1, 1979; emergency amendment at 3 Ill. Reg. 32, p. 158, effective August 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 41, p. 178, effective October 8, 1979; emergency amendment at 4 Ill. Reg. 51, p. 147, effective December 12, 1980, for a maximum of 150 days; amended at 5 Ill. Reg. 3466, effective March 25, 1981; amended at 5 Ill. Reg. 7107, effective June 24, 1981; amended at 5 Ill. Reg. 9120, effective October 1, 1981; amended at 5 Ill. Reg. 14605, effective February 1, 1982; amended at 5 Ill. Reg. 6750, effective July 1, 1982; amended at 6 Ill. Reg. 11558, effective September 15, 1982; amended at 6 Ill. Reg. 15195, effective December 15, 1982; amended at 7 Ill. Reg. 7110, effective July 1, 1983; amended at 7 Ill. Reg. 13270, effective October 1, 1983; amended at 7 Ill. Reg. 16924, effective January 1, 1984; amended at 8 Ill. Reg. 2162, effective March 1, 1984; amended at 8 Ill. Reg. 8513, effective July 1, 1984; codified at 8 Ill. Reg. 13402; amended at 8 Ill. Reg. 22108, effective November 1, 1984; amended at 9 Ill. Reg. 4071, effective April 1, 1985; amended at 9 Ill. Reg. 6816, effective May 1, 1985; amended at 10 Ill. Reg. 253, effective January 1, 1986; amended at 10 Ill. Reg. 8814, effective May 15, 1986; amended at 11 Ill. Reg. 3565, effective February 23, 1987; amended at 11 Ill. Reg. 9223, effective May 15, 1987; amended at 11 Ill. Reg. 14382, effective August 15, 1987; amended at 12 Ill. Reg. 1823,

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effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1984, effective January 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 7743, effective April 15, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 9153, effective May 13, 1988; amended 12 Ill. Reg. 10133, effective May 31, 1988, emergency amendment at 12 Ill. Reg. 10745, effective June 2, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12846, effective July 29, 1988; emergency amendment at 12 Ill. Reg. 13255, effective August 5, 1988, for a maximum of 150 days, emergency expired January 2, 1989; amended at 12 Ill. Reg. 15101, effective September 16, 1988; emergency amendment at 12 Ill. Reg. 16937, effective October 7, 1988, for a maximum of 150 days; amended at 13 Ill. Reg. 856, effective January 6, 1989; emergency amendment at 13 Ill. Reg. 3108, effective February 28, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 8890, effective May 26, 1989, and January 1, 1990; amended at 13 Ill. Reg. 11717, effective July 14, 1989; corrected at 13 Ill. Reg. 12909; emergency amendment at 13 Ill. Reg. 12990, effective August 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 14477; emergency amendment at 13 Ill. Reg. 17101, effective October 13, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 19770, effective December 8, 1989; emergency amendment at 14 Ill. Reg. 1505 effective January 12, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 3184, effective February 16, 1990; emergency amendment at 14 Ill. Reg. 4620, effective March 9, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 8154, effective May 11, 1990; emergency amendment at 14 Ill. Reg. 9556, effective June 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 11988, effective July 13, 1990; emergency amendment at 14 Ill. Reg. 13325, effective August 10, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 17298, effective October 5, 1990; emergency amendment at 14 Ill. Reg. 18388, effective November 9, 1990, for a maximum of 150 days.

AGENCY NOTE: The text of Sections 790.2465, 790.2617, 790.2662, 790.3914, and 790.5320 which appear below do not include the emergency amendments adopted at 14 Ill. Reg. 13325, effective August 10, 1990, for a maximum of 150 days. The copies filed with the Administrative Code Unit reflect both emergency rules.

SUBPART B: APPROVED DRUG PRODUCTS FOR DRUG PRODUCT SELECTION

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Section 790.1127 ASCORBIC ACID; CYANOCOBALAMIN; FLUORIDE; NICOTINIC ACID;
EMERGENCY PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN; THIAMINE HYDROCHLORIDE;
 VITAMIN A; VITAMIN D; VITAMIN E

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Ascorbic Acid; Cyanocobalamin; Fluoride; Nicotinic Acid; Pyridoxine Hydrochloride; Riboflavin; Thiamine Hydrochloride; Vitamin A; Vitamin D; Vitamin E Brand(s) Poly-Vi-Flor	drops, 35mg; 2mcg; 0.25mg; 8mg; 0.4mg; 0.6mg; 0.5mg; 1500IU; 400IU; 5IU drops, 35mg; 2mcg; 0.5mg; 8mg; 0.4mg; 0.6mg; 0.5mg; 1500IU; 400IU; 5IU drops, 35mg; 2mcg; 0.5mg; 8mg; 0.4mg; 0.6mg; 0.5mg; 1500IU; 400IU; 5IU drops, 35mg; 2mcg; 0.25mg; 8mg; 0.4mg; 0.6mg; 0.5mg; 1500IU; 400IU; 5IU	National Pharm/Barre National Pharm/Barre Pharmaceutical Basics Mead Johnson/B-M HiTech Pharmacal
Poly Vitamin Drops w/Fluoride 0.25mg	drops, 35mg; 2mcg; 0.25mg; 8mg; 0.4mg; 0.6mg; 0.5mg; 1500IU; 400IU; 5IU	HiTech Pharmacal
Poly-Vi-Flor	drops, 35mg; 2mcg; 0.5mg; 8mg; 0.4mg; 0.6mg; 0.5mg; 1500IU; 400IU; 5IU	Mead Johnson/B-M
Poly Vitamin Drops w/Fluoride 0.5mg	drops, 35mg; 2mcg; 0.5mg; 8mg; 0.4mg; 0.6mg; 0.5mg; 1500IU; 400IU; 5IU	HiTech Pharmacal

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.1131 ASCORBIC ACID; FLUORIDE; VITAMIN A; VITAMIN D
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Ascorbic Acid Fluoride; Vitamin A; Vitamin D	drops, 35mg; 0.25mg; 1500IU; 400IU drops, 35mg; 0.25mg; 1500IU; 400IU	Abbott Pharmaceutical Basics

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drops, 35mg; 0.5mg;
1500IU; 400IU
drops, 35mg; 0.5mg;
1500IU; 400IU

National Pharm/Barre
Pharmaceutical Basics

Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Triple-Vita-Flor 0.25mg	drops, 35mg; 0.25mg; 1500IU; 400IU	Esquire
Tri-Vi-Flor	drops, 35mg; 0.25mg; 1500IU; 400IU	Mead-Johnson/B-M
TriVitamin Drops w/Flouride 0.25mg	drops, 35mg; 0.25mg; 1500IU; 400IU	HiTech Pharmacal
Triple-Vita-Flor 0.5mg	drops, 35mg; 0.5mg; 1500IU; 400IU	Esquire
Tri-Vi-Flor	drops, 35mg; 0.5mg; 1500IU; 400IU	Mead-Johnson/B-M
TriVitamin Drops w/Flouride 0.5mg	drops, 35mg; 0.5mg; 1500IU; 400IU	HiTech Pharmacal

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.1390 ATENOLOL; CHLORTHALIDONE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Atenolol; Chlorthalidone	tab 50mg; 25mg tab 100mg; 25mg	ICI Pharms ICI Pharms
Brand(s) Tenoretic 50 Tenoretic 100	tab 50mg; 25mg tab 100mg; 25mg	Stuart Pharms Stuart Pharms

(Source: Emergency rule added at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

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Section 790.1423
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Atropine Sulfate;	elix 0.0194mg/5ml;	Halsey
Hyoscyamine;	0.1037mg/5ml; 16.2mg/5ml;	
Phenobarbital;	0.0065mg/5ml	
Scopolamine	elix 0.0194mg/5ml;	HR Cenci
Hydrobromide	0.1037mg/5ml; 16.2mg/5ml;	
	0.0065mg/5ml	Life
	elix 0.0194mg/5ml;	
	0.1037mg/5ml; 16.2mg/5ml;	
	0.0065mg/5ml	Naska
	elix 0.0194mg/5ml;	National Pharm/Barre
	0.1037mg/5ml; 16.2mg/5ml;	
	0.0065mg/5ml	Pharmaceutical Assoc
	elix 0.0194mg/5ml;	
	0.1037mg/5ml; 16.2mg/5ml;	
	0.0065mg/5ml	Pharmaceutical Basic
	elix 0.0194mg/5ml;	
	0.1037mg/5ml; 16.2mg/5ml;	
	0.0065mg/5ml	Purepac/Kalipharma
	elix 0.0194mg/5ml;	
	0.1037mg/5ml; 16.2mg/5ml;	
	0.0065mg/5ml	Robins
3rand(s)	elix 0.0194mg/5ml;	
Donnatal	0.1037mg/5ml; 16.2mg/5ml;	
	0.0065mg/5ml	

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

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Section 790.1685 BRETYLIUM TOSYLATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Bretylum Tosylate	inj 50mg/ml	Abbott
	inj 50mg/ml	Astra
	inj 50mg/ml	Elkins-Sinn/Robins
	inj 50mg/ml	IMS
	inj 50mg/ml	Luitpold
	inj 50mg/ml	LypkoMed
	inj 50mg/ml	Quad
Brand(s)		
Bretylol	inj 50mg/ml	DuPont Pharm
		Am-Grit-Gare/AHS

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.1950
EMERGENCY
CARBINOXAMINE MALEATE; DEXTROMETHORPHAN HYDROBROMIDE;
PSEUDOEPHEDRINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Carbinoxamine Maleate; Dextromethorphan Hydrobromide; Pseudoephedrine Hydrochloride Brand(s)	syr 4mg/5ml; 15mg/5ml; 60mg/5ml syr 4mg/5ml; 15mg/5ml; 60mg/5ml	Cord Pharmaceutical Basics
<u>Carbofed DM Drops</u>	<u>drops 2mg/ml; 4mg/ml; 25mg/ml</u>	<u>HiTech Pharmaceutical</u>
Cardec DM Drops	drops 2mg/ml; 4mg/ml; 25mg/ml	National Pharm/Barre
Rondec DM Drops	drops 2mg/ml; 4mg/ml; 25mg/ml	Ross/Abbott
<u>Carbofed DM Syrup</u>	<u>syr 4mg/5ml; 15mg/5ml; 60mg/5ml</u>	<u>HiTech Pharmaceutical</u>
<u>Maldec DM Syrup</u>	<u>syr 4mg/5ml; 15mg/5ml; 60mg/5ml</u>	<u>HR Cenci</u>
Rondec CM Syrup	syr 4mg/5ml; 15mg/5ml; 60mg/5ml	Ross/Abbott

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*This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Rule 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.1960 CARBINOXAMINE MALEATE; PSEUDOEPHEDRINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Carbinoxamine Maleate;	drops 2mg/ml; 25mg/ml	National Pharm/Barre
Pseudoephedrine	drops 2mg/ml; 25mg/ml	Pharmaceutical Basics
Hydrochloride	drops 4mg/5ml; 60mg/5ml	National Pharm/Barre
Brand(s)		
Rondec Drops	drops 2mg/ml; 25mg/ml	Ross
Maldec	syr 4mg/5ml; 60mg/5ml	HR Cenci
Rondec Syrup	syr 4mg/5ml; 60mg/5ml	Ross

*This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Rule 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.2155 CHLORAL HYDRATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Chloral Hydrate	syr 500mg/5ml	HR Cenci
	syr 500mg/5ml	Lederle/Am Cyanamid
	syr 500mg/5ml	National Pharm/Barre
	syr 500mg/5ml	Pharmaceutical Basics
	syr 500mg/5ml	Purepac/Kalipharma
	syr 500mg/5ml	Roxane
	syr 500mg/5ml	Veratex
Brand(s)		
Noctec	syr 500mg/5ml	ER Squibb

*This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Rule 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

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Section 790.2465 CHLORPHENIRAMINE MALEATE; PHENYLEPHRINE HYDROCHLORIDE;
EMERGENCY PHENYLPROPANOLAMINE HYDROCHLORIDE; PHENYLTOLAXAMINE CITRATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Chlorpheniramine Maleate;	drops 0.5mg/ml; 1.25mg/ml;	National Pharm/Barre
Phenylephrine	5mg/ml; 2mg/ml	
Hydrochloride;	syr 2.5mg/5ml; 5mg/5ml;	National Pharm/Barre
Phenylpropanolamine	20mg/5ml; 7.5mg/5ml	
Hydrochloride;	syr 2.5mg/5ml; 5mg/5ml;	Alaska
Phenyltoloxamine	20mg/5ml; 7.5mg/5ml	
Citrate		
Brand(s)		
Maldecon	drops 0.5mg/ml; 1.25mg/ml;	Bristol/B-M
	5mg/ml; 2mg/ml	
Malphen Pediatric Drops	drops 0.5mg/ml; 1.25mg/ml;	HiTech Pharmacal
	5mg/ml; 2mg/ml	
Malphen Pediatric Syrup	syr 0.5mg/5ml; 25mg/5ml;	HiTech Pharmacal
	5mg/5ml; 2mg/5ml	
Maldecon	syr 2.5mg/5ml; 5mg/5ml;	Bristol/B-M
	20mg/5ml; 7.5mg/5ml	
Malphen Syrup	syr 2.5mg/5ml; 5mg/5ml;	HiTech Pharmacal
	20mg/5ml; 7.5mg/5ml	

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.2617 CLONIDINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Clonidine Hydrochloride	tab 0.1, 0.2, 0.3mg	American Therapeutics
	tab 0.1, 0.2, 0.3mg	Barr
	tab 0.1, 0.2, 0.3mg	Biocrast
	tab 0.1, 0.2, 0.3mg	Bolar
	tab 0.1, 0.2, 0.3mg	Cord
	tab 0.1, 0.2, 0.3mg	Danbury
	tab 0.1, 0.2, 0.3mg	Duramed
	tab-0.1, 0.2, 0.3mg	InterPharm
	tab 0.1, 0.2, 0.3mg	Lederle/Am Cyanamid
	tab 0.1, 0.2, 0.3mg	Mylan

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tab 0.1,0.2,0.3mg
tab 0.1,0.2,0.3mg
tab 0.1,0.2,0.3mg
tab 0.1,0.2,0.3mg

Brand(s)
Catapres

Par
Purepac/Kalipharma
Warner-Chilcott/W-L
Boehringer/Ingelheim

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.2618 CLORAZEPATE DIPOTASSIUM

EMERGENCY

DRUG DOSAGE FORM, STRENGTH

Clorazepate Dipotassium

cap 3.75,7.5,15mg
cap 3.75,7.5,15mg
@ cap 3.75,7.5,15mg
cap 3.75,7.5,15mg
cap 3.75,7.5,15mg
cap 3.75,7.5,15mg
cap 3.75,7.5,15mg
cap 3.75,7.5,15mg
cap 3.75,7.5,15mg
tab 3.75,7.5,15mg
tab 3.75,7.5,15mg
tab 3.75,7.5,15mg
tab 3.75,7.5,15mg
@ tab 3.75,7.5,15mg
tab 3.75,7.5,15mg
tab 3.75,7.5,15mg
tab 3.75,7.5,15mg
tab 3.75,7.5,15mg
tab 3.75,7.5,15mg

Brand(s)
Gen-Xene
Tranxene

APPLICATION HOLDER,
MANUFACTURER

Able
American Therapeutics
Chelsea
Cord
Lederle/Am Cyanamid
Mylan
Pharmaceutical Basics
Purepac/Kalipharma
Quantum
Searle
Warner Chilcott/W-L
Able
American Therapeutics
Cord
Lederle/Am Cyanamid
Mylan
Purepac/Kalipharma
Warner Chilcott/W-L
Watson

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.2645 CLOXACILLIN SODIUM MONOHYDRATE

EMERGENCY

DRUG DOSAGE FORM, STRENGTH

Cloxacillin
Sodium Monohydrate

cap
pwr for soln
pwr for soln

APPLICATION HOLDER,
MANUFACTURER

Biocrraft
Biocrraft
Novopharm

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Brand(s)
Cioxapen
Tegopen
Tegopen
cap
cap
pwr for soln

Beecham
Bristol/B-M
Bristol/B-M

(Source: Emergency rule added at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.2655 CODEINE PHOSPHATE; GUAIFENESIN

EMERGENCY

DRUG DOSAGE FORM, STRENGTH

Codeine Phosphate;
Guaifenesin
Brand(s)
Robitussin AC

syr 10mg/5ml;100mg/5ml
syr 10mg/5ml;100mg/5ml

APPLICATION HOLDER,
MANUFACTURER

HR Cenci
AH Robins

(Source: Emergency rule added at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.2660 CLOXACILLIN SODIUM MONOHYDRATE (Repealed)

EMERGENCY

DRUG

Cloxacillin
Sodium Monohydrate

cap
pwr for soln
pwr for soln

APPLICATION-HOLDER,
MANUFACTURER

Bioscraff
Bioscraff
Novopharm

Brand(s)
Cioxapen
Tegopen
Tegopen

cap
cap
pwr for soln

Beecham
Bristol/B-M
Bristol/B-M

(Source: Emergency repealer at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.2662 CODEINE PHOSPHATE; IODINATED GLYCEROL

EMERGENCY

DRUG

Codeine Phosphate;
Iodinated Glycerol
Brand(s)
Iotuss-C
Oridol C

liq 10mg/5ml;30mg/5ml

APPLICATION HOLDER,
MANUFACTURER

Pharmaceutical Basics

liq 10mg/5ml;30mg/5ml
liq 10mg/5ml;30mg/5ml

HR Cenci
LuChem

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Tussi Organidin liq 10mg/5ml; 30mg/5ml Wallace
Tussi-R-Gen Expectorant liq 10mg/5ml; 30mg/5ml Goldline

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Rule 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.3027 DEXTROMETHORPHAN HYDROBROMIDE; IODINATED GLYCEROL

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dextromethorphan Hydrobromide; Iodinated Glycerol	liq 10mg/5ml; 30mg/5ml liq 10mg/5ml; 30mg/5ml liq 10mg/5ml; 30mg/5ml liq 10mg/5ml; 30mg/5ml	Duramed Luchem National Pharm/Barre Pharmaceutical Basics
Brand(s) Logan DM Lotuss DM Tussi-Organidin DM	liq 10mg/5ml; 30mg/5ml liq 10mg/5ml; 30mg/5ml liq 10mg/5ml; 30mg/5ml	HiTech Pharmacal HR Cenci Organon/Akzona

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 14 Ill Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.3220 DIGOXIN

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Digoxin	elixir, 0.05mg/ml elixir, 0.05mg/ml inj 0.25mg/ml inj 0.25mg/ml inj 0.25mg/ml	Pharmafair Roxane Elkins-Sinn/Robins LypholMed Wyeth Ayerst/AMHO
Brand(s) Lanoxin Pediatric Lanoxin	elixir, 0.05mg/ml inj 0.25mg/ml	Burroughs Wellcome Burroughs Wellcome

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.3335 DOPAMINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dopamine Hydrochloride	inj 40, 80, 160mg/ml inj 40, 80, 160mg/ml inj 40mg/ml inj 40, 80mg/ml inj 40, 80, 160mg/ml inj 40, 80, 160mg/ml inj 40, 80mg/ml inj 40mg/ml	Abbott Astra Bristol/B-M Elkins-Sinn/Robin IMS Luitpold LyphoMed Solopak Warner Chilcott/W-L
Brand(s) Dopastat Intropin	inj 40, 80mg/ml inj 40, 80, 160mg/ml	Parke-Davis/W-L DuPont Pharm AM-Grife-Safe/AMS

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.3350 DOXORUBICIN HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Doxorubicin Hydrochloride	inj 2mg/ml inj 10, 20, 50mg/vial inj 10, 20, 50mg/vial	Ben Venue Ben Venue Pharmachemie BV
Brand(s) Adriamycin PFS Adriamycin RDF Rubex	inj 2mg/ml inj 10, 20, 50mg/vial inj 10, 50mg/vial	Adria Adria Bristol/B-M

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.3914 FENTANYL CITRATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Fentanyl Citrate	inj eq 0.05mg base/ml	Elkins-Sinn

(Source: Emergency rule added at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.4384 GUAIFENESIN; HYDROCODONE BITARTRATE; PSEUDOEPHEDRINE
HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Guaifenesin; Hydrocodone Bitartrate; Pseudoephedrine Hydrochloride Brand(s)	syr 200mg/5ml; 5mg/5ml; 60mg/5ml	Pharmaceutical Basics
Detussin Expectorant	syr 200mg/5ml; 5mg/5ml; 60mg/5ml	National Pharm/Barre
Hytussin Expectorant	syr 200mg/5ml; 5mg/5ml; 60mg/5ml	HR Cenci
Tussend Expectorant	syr 200mg/5ml; 5mg/5ml; 60mg/5ml	Merrell Dow

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Rule 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.4720 HYDROCHLOROTHIAZIDE; TRIAMTERENE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydrochlorothiazide; Triamterene	tab 50mg; 75mg tab 50mg; 75mg tab 50mg; 75mg tab 50mg; 75mg	American Therapeutics Barr Cord Danbury Watson
Brand(s) Dyazide* Maxzide	cap 25mg; 50mg tab 50mg; 75mg	SKF MyTan

*Products manufactured by this brand name manufacturer in this drug entity are available for drug product selection under other brand or generic names.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.4725 HYDROCODONE BITARTRATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydrocodone Bitartrate; Phenylpropanolamine Hydrochloride Brand(s)	syr 5mg/5ml; 25mg/5ml	Pharmaceutical Basics
Hycophen Pediatric Syrup	syr 2.5mg/5ml; 12.5mg/5ml	HR Cenci
Hycophen Pediatric Syrup	syr 2.5mg/5ml; 12.5mg/5ml	DuPont
Codamine Syrup	syr 5mg/5ml; 25mg/5ml	National Pharm/Barre
Hycophen Syrup	syr 5mg/5ml; 25mg/5ml	HR Cenci
Hycophen Syrup	syr 5mg/5ml; 25mg/5ml	DuPont
Propachem Syrup	syr 5mg/5ml; 25mg/5ml	LuChem

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Rule 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.4728 HYDROCODONE BITARTRATE; PSEUDOEPHEDRINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydrocodone Bitartrate; Pseudoephedrine Hydrochloride Brand(s)	liq 5mg/5ml; 60mg/5ml liq 5mg/5ml; 60mg/5ml	HR Cenci Pharmaceutical Basics
Detussin Tussend	liq 5mg/5ml; 60mg/5ml liq 5mg/5ml; 60mg/5ml	National Pharm/Barre Merrell Dow

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Rule 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY AMENDMENTS

Section 790.5030 HYDROMORPHONE INJECTION
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
<u>Hydromorphone Injection</u>	<u>inj 2mg/ml</u>	<u>Astra</u>
	<u>inj 2mg/ml</u>	<u>Elkins-Sinn</u>
	<u>inj 2mg/ml</u>	<u>Schein</u>
	<u>inj 2mg/ml</u>	<u>Steris</u>
	<u>inj 1,2,4mg/ml</u>	<u>Winthrop/Breon-Sterling</u>
<u>Brand(s)</u>	<u>inj 1,2,4mg/ml</u>	<u>Wyeth-Ayerst/AMHO</u>
	<u>inj 1,2,4mg/ml</u>	<u>Knoll</u>
	<u>inj 1,2,4mg/ml</u>	

*This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Rule 790.60.

(Source: Emergency rule added at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.5300 IMPRAMINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
<u>Imipramine Hydrochloride</u>	<u>tab 10,25,50mg</u>	<u>Biocraft</u>
	<u>tab 10,25,50mg</u>	<u>Bolar</u>
	<u>@ tab 10,25,50mg</u>	<u>Chelsea</u>
	<u>tab 10,25,50mg</u>	<u>Cord</u>
	<u>@ tab 10,25,50mg</u>	<u>Lederle/Am Cyanamid</u>
	<u>tab 10,25,50mg</u>	<u>Mutual</u>
	<u>tab 10,25,50mg</u>	<u>Par</u>
	<u>@ tab 10,25,50mg</u>	<u>Pharmaceutical Basics</u>
	<u>tab 10,25,50mg</u>	<u>Roxane</u>
	<u>@ tab 10,25,50mg</u>	<u>(Vanguard/MMM)</u>
<u>Brand(s)</u>	<u>tab 10,25,50mg</u>	<u>Vitarine</u>
	<u>tab 10,25,50mg</u>	<u>Abbott</u>
	<u>tab 10,25,50mg</u>	<u>Rorer</u>
	<u>tab 10,25,50mg</u>	<u>Ciba/Ciba-Geigy</u>

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY AMENDMENTS

Section 790.5320 IODINATED GLYCEROL
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
<u>Iodinated Glycerol</u>	<u>liq 60mg/5ml</u>	<u>National Pharm/Barre</u>
	<u>(30mg organically bound iodine)</u>	
	<u>liq 60mg/5ml</u>	<u>Pharmaceutical Basics</u>
	<u>(30mg organically bound iodine)</u>	
	<u>liq 60mg/5ml</u>	<u>HiTech Pharmacal</u>
<u>Brand(s)</u>	<u>(30mg organically bound iodine)</u>	
	<u>liq 60mg/5ml</u>	<u>HR Cenci</u>
	<u>(30mg organically bound iodine)</u>	
<u>Iotuss</u>	<u>(30mg organically bound iodine)</u>	
	<u>liq 60mg/5ml</u>	<u>Organon/Akzona</u>
	<u>(30mg organically bound iodine)</u>	
<u>Organidin</u>	<u>soln 50mg/ml</u>	<u>HiTech Pharmacal</u>
	<u>(25mg organically bound iodine)</u>	
	<u>soln 50mg/ml</u>	<u>HR Cenci</u>
<u>Logan Soln</u>	<u>(25mg organically bound iodine)</u>	
	<u>soln 50mg/ml</u>	
	<u>(25mg organically bound iodine)</u>	

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.6430 MINOCYCLINE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
<u>Minocycline</u>	<u>cap 50,100mg</u>	<u>Warner-Chilcott/W-L</u>
	<u>@ cap 50,100mg</u>	<u>Lederle/Am Cyanamid</u>
	<u>@ cap 50,100mg</u>	
<u>Brand(s)</u>	<u>cap 50,100mg</u>	
	<u>@ cap 50,100mg</u>	
	<u>@ cap 50,100mg</u>	

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

*NOTE: Due to differences in bioequivalence, powder-filled capsules MAY NOT BE interchanged with pellet-filled capsules.

(Source: Emergency rule added at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.7160 PHENOBARBITAL
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Phenobarbital	elix 20mg/5ml	HR Cenci
	elix 20mg/5ml	Lilly
	elix 20mg/5ml	Naska National Pharm/Barre

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Rule 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.7280 POTASSIUM CHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Potassium Chloride	inj 1.2mEq/ml	Abbott
	inj 1.2, 3.4mEq/ml	Cutter
	inj 2mEq/ml	Elkins-Sinn/Robins
	inj 2mEq/ml	IMS
	inj 1.2, 3.4mEq/ml	Kendall McGaw
	inj 2.3mEq/ml	Lemmon
	inj 2mEq/ml	Lilly
	inj 2.3mEq/ml	LyphoMed
	inj 2mEq/ml	Natcon
	inj 2mEq/ml	Norbrook Am
	inj 2mEq/ml	Searle
	inj 2.3mEq/ml	Starke
	inj 2mEq/ml	Torigian
	inj 2mEq/ml	Travenol
	inj 2mEq/ml	Copley
(sugar free)	powdr, 20mEq/pkt	Naska
	soln 1500mg/15ml	Naska
	(20mEq/15ml, 10%)	
(sugar free)	soln 3000mg/15ml	
	(40mEq/15ml, 20%)	

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(sugar free)	soln 1500mg/15ml (20mEq/15ml, 10%)	Pharmaceutical Basics
(sugar free)	soln 1500mg/15ml (20mEq/15ml, 10%)	Pharmaceutical Basics
	soln 3000mg/15ml (40mEq/15ml, 20%)	Pharmaceutical Basics
	tab, extended release 8mEq (600mg)	Copley
K Lease	cap, extended release 10mEq (750mg)	Adria
	cap, extended release 10mEq (750mg)	AH Robins
Micro K	powdr, 20mEq/pkt	Howard Foods/ USA American
Gen-K	powdr, 20mEq/pkt	Alra
K+Care	powdr, 20mEq/pkt	Abbott
K-Lor	powdr, 20mEq/pkt	ICN Pharms
Kato	powdr, 20mEq/pkt	Forest/Inwood
Kay Ciel	powdr, 20mEq/pkt	Upsher-Smith
Klor-Con	soln 1500mg/15ml (20mEq/15ml, 10%)	Century
Cena-K	soln 1500mg/15ml (20mEq/15ml, 10%)	Econo Med
(sugar free)	soln 1500mg/15ml (20mEq/15ml, 10%)	Adria
EM-K-10%	soln 1500mg/15ml (20mEq/15ml, 10%)	Adria
(sugar free)	soln 1500mg/15ml (20mEq/15ml, 10%)	Adria
Kaochlor 10%	soln 1500mg/15ml (20mEq/15ml, 10%)	Forest/Inwood
Kaochlor SF	soln 1500mg/15ml (20mEq/15ml, 10%)	Upsher-Smith
Kay Ciel	soln 1500mg/15ml (20mEq/15ml, 10%)	Sandoz
(sugar free)	soln 1500mg/15ml (20mEq/15ml, 10%)	Adria
Klor-10%	soln 1500mg/15ml (20mEq/15ml, 10%)	Adria
(sugar free)	soln 1500mg/15ml (20mEq/15ml, 10%)	Upsher-Smith
Klorvess 10%	soln 1500mg/15ml (20mEq/15ml, 10%)	Ciba/Geigy
Potsalan	soln 1500mg/15ml (20mEq/15ml, 10%)	
(sugar free)	soln 1500mg/15ml (20mEq/15ml, 10%)	
Kaon-Cl 20%	soln 3000mg/15ml (40mEq/15ml, 20%)	
(sugar free)	soln 3000mg/15ml (40mEq/15ml, 20%)	
Klor Con 20%	tab, extended release 8mEq (600mg)	
Slow-K		

Products containing sugar shall not be interchanged with sugar free products without verification of the diabetic status of the patient.

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NOTICE OF EMERGENCY AMENDMENTS

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Oral Potassium Chloride solutions and powders for solutions were reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.8015 QUINIDINE GLUCONATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
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Quinidine Gluconate	0 tab, controlled release, 324mg	(Ascot)
	tab, controlled release, 324mg	Bolar
	tab, controlled release, 324mg	Chelsea
	tab, controlled release, 324mg	Cord
	tab, controlled release, 324mg	Danbury
	tab, controlled release, 324mg	Halsey
	tab, controlled release, 324mg	Mutual
	tab, controlled release, 324mg	Roxane
	tab, controlled release, 324mg	Superpharm

Brand(s)
Quinaglute

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

Section 790.9048 TIMOLOL MALEATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
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Timolol Maleate	tab 5,10,20mg	Bolar
	tab 5,10,20mg	Cord
	tab 5,10,20mg	Mylan
	tab 5,10,20mg	Pharmaceutical Basics

Brand(s)
Blocadren

tab 5,10,20mg

MSD/Merck

(Source: Emergency amendment at 14 Ill. Reg. 18588, effective November 9, 1990, for a maximum of 150 days)

DEPARTMENT OF PUBLIC AID

DEPARTMENT OF PUBLIC AID

NOTICE OF REFUSAL
TO MEET THE OBJECTION OF THE JOINT COMMITTEE
ON ADMINISTRATIVE RULESNOTICE OF REFUSAL
TO MEET THE OBJECTION OF THE JOINT COMMITTEE
ON ADMINISTRATIVE RULES

Department must use one other than that specified in the rule. Accordingly, the Department will not add language specifying the method used to determine inflation factors.

1) The Heading of the Part: Medical Payment

2) Code Citation: 89 Ill. Adm. Code 140

3) Section Numbers:	Action:
140.542	Refusal
140.543	Refusal
140.544	Refusal
140.545	Refusal
140.646	Refusal
140.647	Refusal
140.648	Refusal
140.649	Refusal
140.650	Refusal
140.652	Refusal

4) Date Notice of Proposed Rules Published in the Register (if applicable):

March 23, 1990 (14 Ill. Reg. 4415)

5) Date JCAR Statement of Objection Published in the Register:

September 28, 1990 (14 Ill. Reg. 16082)

6) Summary of Action Taken by the Agency: The Committee objected to this rulemaking on the basis that the Department has failed to include standards on the methods it uses in determining inflation factors for purposes of calculating reimbursement rates. The Department respectfully refuses to meet this objection.

The Department uses a publication issued by Data Resources Incorporated (DRI) in calculating inflation factors for purposes of reimbursement. The Department was not adverse to inserting this information in the rule, but could not agree to JCAR's insistence that a specific date of publication, with a further phrase of "no further additions or amendments", also be inserted in the rule. This publication is issued quarterly; the Department may use one or more of the publications at any one time due to the prospective nature of its reimbursement system. It is simply not possible for the Department to amend its rule every time a new DRI publication issues or whenever the

DEPARTMENT OF PUBLIC AID

NOTICE OF WITHDRAWAL OF PROPOSED AMENDMENTS

1) The Heading of the Part: MEDICAL PAYMENT2) Code Citation: 89 Ill. Adm. Code 1403) Section Numbers: Proposed Action:

140.461	Withdrawal
140.462	Withdrawal
140.463	Withdrawal

4) Date Notice of Proposed Amendments Published in the Illinois Register:

April 20, 1990 (14 Ill. Reg. 5726)

5) Reason for the withdrawal:

The Department has determined that because of extensive changes required in this rulemaking it should be withdrawn and a new proposed rulemaking promulgated.

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF REFUSAL TO MEET THE OBJECTION
OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES1) The Heading of the Part: Lekoteks2) Code Citation: 89 Ill. Adm. Code 899

<u>Section Numbers:</u>	<u>Action:</u>
899.10	New Section
899.20	New Section
899.30	New Section
899.40	New Section

4) Date Notice of Proposed Rules Published in the Register(if applicable):

March 9, 1990	14 Ill. Reg. 3412
(issue date)	

5) Date JCAR Statement of Objection Published in the Register:

August 10, 1990	14 Ill. Reg. 13029
(issue date)	

6) Summary of Action Taken by the Agency:

The Joint Committee (JCAR) objects to the proposed rulemaking of the Department of Rehabilitation Services (DORS) entitled "Lekoteks" (89 Ill. Adm. Code 899) because, in reviewing a sample Lekotek contract and its exhibits, which DORS provided, the JCAR staff found several policies not contained in rules.

DORS agrees to amend these rules to add the policies in question. However, due to the extensive amount of language to be added to this Part, per the JCAR objection, DORS believes that the additional rules should be promulgated through the regular rulemaking process, thus allowing for public notice and comment objectives of the Illinois Administrative Procedures Act.

Therefore, DORS respectfully refuses to modify the rulemaking to meet the objection of the Joint Committee, but does agree to initiate further rulemaking on Part 899 to include departmental policies which are not yet contained in rules.

DEPARTMENT OF LABOR

NOTICE OF PUBLIC INFORMATION

LIST OF CONTRACTORS PROHIBITED FROM AN AWARD
OF A CONTRACT OR A SUBCONTRACT
FOR PUBLIC WORKS PROJECTS

Pursuant to the provisions of section 11a of the Illinois Prevailing Wage Act (Ill. Rev. Stat., 1989, ch. 48, par. 393-11a), the Director of the Illinois Department of Labor gives notice that the following contractor has been found to have disregarded his obligations to employees under the Prevailing Wage Act and is prohibited from being awarded any contract or subcontract for a public works project for two years effective the date of this publication

Lone Star Asphalt Concrete Construction Company
d/b/a Manuel Mirandas
1212 South West 6th St.
Fairfield, Illinois 62837

Section 11a of the Prevailing Wage Act provides in part that:

"No contract shall be awarded to a contractor or subcontractor appearing on the list, or to any firm, corporation, partnership or association in which such contractor or subcontractor has an interest until 2 years have elapsed from the date or publication of the list containing the name of such contractor or subcontractor."

Copies of the Illinois Prevailing Wage Act and the Hearing Officer's Decision in the proceeding are available from:

The Illinois Department of Labor
Conciliation & Mediation Division
Room 300
#1 West Old State Capitol Plaza
Springfield, Illinois 62701-1217

ILLINOIS REGISTER

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of October 29, 1990 through November 2, 1990, and have been scheduled for review by the Committee at its December, 1990 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its December meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
12/14/90	State Board of Education, Comprehensive Arts Programs (23 Ill. Adm. Code 250)	7/20/90 14 Ill. Reg. 11447	December, 1990
12/14/90	Department of Rehabilitation Services, The Establishment and Administration of Special Education Code (89 Ill. Adm. Code 765)	7/27/90 14 Ill. Reg. 12224	December, 1990
12/14/90	Department of Rehabilitation Services, Non-Academic Programs and Policies (89 Ill. Adm. Code 830)	7/27/90 14 Ill. Reg. 12234	December, 1990
12/17/90	Department of State Police, Illinois Uniform Conviction Information Act (20 Ill. Adm. Code 1215)	8/3/90 14 Ill. Reg. 12398	December, 1990

PROCLAMATION

90-504
ACCELERATED SCHOOLS DAY

Whereas, in January 1989, the Illinois Network of Accelerated Schools was established; and

Whereas, this Network supports programs and ideas to serve at-risk students in 25 elementary schools throughout the state; and

Whereas, the Network links the schools, the State Board of Education, and the Educational Service Centers in a partnership to improve services for these students; and

Whereas, the assumptions of Accelerated Schools include unity of purpose, building on strengths, and empowerment;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim Wednesday, November 14, 1990, as ACCELERATED SCHOOLS DAY in Illinois.

Issued by the Governor October 29, 1990.

Filed with the Secretary of State November 5, 1990.

90-505

GERARD W. KAYE DAY

Whereas, Gerard W. Kaye has been the director of the Olin-Sang-Ruby Union Institute in Oconomowoc, Wisconsin, for more than 20 years; and

Whereas, Kaye is an influential member of the Union of American Hebrew Congregation's Commission on Jewish Education, having authored numerous articles relating to Jewish education, self-esteem, and youth; and

Whereas, he has been in the vanguard of programming on behalf of youth in the areas of suicide and substance abuse; and

Whereas, he has lectured and developed programs on youth for Oakton Community College, Chicago Medical School and the San Francisco Community Outpost for Northwestern University; and

Whereas, Kaye has made his mark on the national Jewish educational scene through years of committed involvement on the board of the CAJE, the Coalition for the Advancement of Jewish Education;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim December 2, 1990, as GERARD W. KAYE DAY in Illinois.

Issued by the Governor October 29, 1990.

Filed with the Secretary of State November 5, 1990.

90-506

DR. IAN TAYLOR CONGRATULATED

Whereas, Dr. Ian W. Taylor of Wheeling has contributed more

than 31 years of tireless public service as a veterinarian; and Whereas, Dr. Taylor has attended Lyons Club meetings in 57 different countries and has not missed a monthly meeting in 29 years; and

Whereas, the Lions Club International has recognized him for his heroic work in international relations activities; and

Whereas, being the official Goodwill Ambassador and Chairman of the International Relations Committee, Dr. Taylor has represented his club and community with impeccable integrity;

Therefore, I, James R. Thompson, Governor of the State of Illinois, congratulate DR. IAN TAYLOR for devoting his life to helping both animal and man and earning the respect and admiration of all those who have come into contact with him.

Issued by the Governor October 30, 1990.

Filed with the Secretary of State November 5, 1990.

90-507

ILLINOIS ASSOCIATION FOR COUNSELING AND DEVELOPMENT DAY

Whereas, the Illinois Association for counseling and Development will be holding its 46th Annual Convention November 15-17, 1990 in Springfield; and

Whereas, in addition to featuring nationally renowned keynote speakers, convention programs will include skill-building sessions and informational and research-oriented presentations; and

Whereas, the association is an educational, scientific, and professional organization dedicated to the enhancement, worth, dignity, potential, and uniqueness of each individual; and

Whereas, the theme of the association's 1990 convention is "Empowering People for the Nineties";

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 15, 1990, as ILLINOIS ASSOCIATION FOR COUNSELING AND DEVELOPMENT DAY in Illinois.

Issued by the Governor October 31, 1990.

Filed with the Secretary of State November 5, 1990.

90-508

MARINE CORPS BIRTHDAY CELEBRATION WEEK

Whereas, the United States Marine Corps has protected citizens and guarded their freedom for the past 215 years; and

Whereas, as our country has established a position of world leadership, the Marines have proven themselves as dedicated professionals willing to defend lives and protect the rights valued by Americans; and

Whereas, Marines are trained to hold their ground against any odds and to always be faithful to the country and corps, standing ready to fight anytime, anywhere the president or congress may designate; and

Whereas, the term "Marine" has been associated with courage and military efficiency since its creation on November 10, 1775, in Philadelphia;

Therefore, I, James R. Thompson, Governor of the State of Illinois proclaim November 4-10, 1990, as MARINE CORPS BIRTHDAY CELEBRATION WEEK in Illinois.

Issued by the Governor October 31, 1990.

Filed with the Secretary of State November 5, 1990.

90-509

PHYLLIS NEIMAN APPRECIATION DAY

Whereas, Phyllis Neiman is being presented with the Joshua ben Gamala Award by the Board of Jewish Education of Metropolitan Chicago on December 2, 1990, on the occasion of its 67th Annual Dinner; and

Whereas, Neiman holds a B.A. and earned an M.A. in Jewish Thought from Spertus College; and

Whereas, she has served on the faculties of religious and day schools throughout the Chicagoland area for more than 25 years; and

Whereas, Phyllis Neiman has demonstrated her creativity in the many Jewish educational curricula she has authored; and Whereas, she has been an active and vital member of the Board of Jewish Education for more than 10 years; and

Whereas, Phyllis Neiman has been a dynamic advocate on behalf of Jewish educational causes as a member of the Jewish Federation of Metropolitan Chicago;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim December 2, 1990, as PHYLLIS NEIMAN APPRECIATION DAY in Illinois.

Issued by the Governor October 31, 1990.

Filed with the Secretary of State November 5, 1990.

90-510

REFUGEE WEEK

Whereas, refugees have been forced to flee their homelands for fear of persecution; and

Whereas, Illinois, the Land of Lincoln, is dedicated to freedom, human dignity, and the pursuit of happiness; and

Whereas, Illinois has led the nation in the development of culturally responsive programs that enable refugee resettlement; and

Whereas, the effective partnership between the public and private sectors has enabled more than 70,000 refugees from 18 nations to rebuild their lives in Illinois since 1975; and

Whereas, these refugees have enriched the culture, commerce, and intellectual life of our communities; and

Whereas, this year marks the tenth anniversary of the Refugee

Act; Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 12-18, 1990, as REFUGEE WEEK in Illinois.

Issued by the Governor October 31, 1990.

Filed with the Secretary of State November 5, 1990.

90-511

VETERANS DAY

Whereas, the men and women who have served in the Armed Forces of the United States of America have made major contributions toward the preservation of the freedom of this nation and its people; and

Whereas, the services performed by these millions of gallant Americans have demonstrated the willingness of our nation and its people; and

Whereas, the Congress of the United States of America has designated the 11th day of November of each year as Veterans Day; and

Whereas, Veterans Day has become a significant part of our national heritage as we recognize the important contributions of the millions of our citizens whose military service has had a profound effect on history; and

Whereas, the unselfishness of all those who served in the United States Armed Forces is a quality for which we are all grateful;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim November 11, 1990, as VETERANS DAY in Illinois, in conjunction with the national observance. I ask that the day be observed with appropriate ceremonies in honor of those who have served the national purpose to preserve the principles of justice, freedom, and democracy.

Issued by the Governor October 31, 1990.

Filed with the Secretary of State November 5, 1990.

90-512

CPCU DESIGNEES CONGRATULATED

Whereas, individuals who meet ethics and experience requirements and pass 10 undergraduate- and graduate-level essay examinations prepared by the American Institute for Property and Liability Underwriters will be designated as Chartered Property Casualty Underwriters (CPCU); and

Whereas, each year the individual chapters of the nation's Society of CPCU hold a conferment program to bring new members into The Society of CPCU; and

Whereas, the Chicago Northwest Suburban Chapter of the Society of CPCU will hold its Conferment Dinner November 5, 1990;

Therefore, I, James R. Thompson, Governor of the State of

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TITLE 23		TITLE 23	
1.30	am	(P-1650; A-12457)	210.120
1.240	am	(P-1650; A-12457)	210.130
1.245	n	(P-6931)	210.140
1.280	am	(P-1650; A-12457)	210.150
1.290	am	(P-1650; A-12457)	210.210
1.320	am	(P-1650; A-12457)	210.220
1.420	am	(P-1650; A-12457)	226.40
1.430	am	(P-1650; A-12457)	226.520
1.440	am	(P-1650; A-12457)	226.525
1.630	am	(P-1650; A-12457)	226.552
1.640	am	(P-1650; A-12457)	226.555
1.730	n	(P-1650; A-12457)	226.560
1.735	n	(P-1650; A-12457)	226.562
1.Ap.A	am	(P-1650; A-12457)	226.605
1.Ap.B	am	(P-1650; A-12457)	226.612
25.90	am	(P-8756/89; A-1243)	226.615
25.705	am	(P-3331; A-17936)	226.620
25.717	n	(P-3331; A-17936)	226.680
25.730	am	(P-3331; A-17936)	226.684
25.732	n	(P-3331; A-17936)	226.720
25.750	am	(P-3331; A-17936)	226.730
25.755	am	(P-3331; A-17936)	250.70
25.780	am	(P-3331; A-17936)	253.30
25.Ap.A	n	(A-17936)	260.10
50.10	am	(P-18979/89; A-7503)	260.40
50.20	am	(P-18979/89; A-7503)	275.30
50.40	am	(P-18979/89; A-7503)	451.10
50.50	am	(P-18979/89; A-7503)	451.10
50.55	n	(P-18979/89; A-7503)	451.20
50.60	am	(P-18979/89; A-7503)	451.20
50.70	am	(P-8319)	451.30
110.20	am	(P-8319)	451.30
110.25	am	(P-8319)	451.30
110.90	am	(P-8319)	451.40
110.110	am	(P-8319)	451.50
110.Tb.A	am	(P-8319)	451.60
110.Tb.B	am	(P-8319)	451.70
110.Tb.C	am	(P-8319)	451.80
110.Tb.D	am	(P-8319)	451.90
202.10	n	(P-13369/89; A-3472)	451.100
202.10	n	(P-13369/89; A-3472)	451.110
202.20	n	(P-13369/89; A-3472)	451.110
202.20	n	(P-13369/89; A-3472)	451.120
202.30	n	(P-13369/89; A-3472)	451.120
202.30	n	(P-13369/89; A-3472)	451.130
202.40	n	(P-13369/89; A-3472)	451.140
202.40	n	(P-13369/89; A-3472)	451.150
202.50	n	(P-13369/89; A-3472)	451.155
202.50	n	(P-13369/89; A-3472)	451.160
202.60	n	(P-13369/89; A-3472)	451.165
202.60	n	(P-13369/89; A-3472)	451.170
202.70	n	(P-13369/89; A-3472)	451.175
202.70	n	(P-13369/89; A-3472)	451.180
205.30	am	(P-18991/89; A-10320)	451.185
205.40	am	(P-18991/89; A-10320)	451.185
205.50	am	(P-18991/89; A-10320)	451.190
205.55	n	(P-18991/89; A-10320)	451.195
205.70	am	(P-18991/89; A-10320)	451.200
205.80	am	(P-18991/89; A-10320)	451.210
210.10	am	(P-8766/89; A-1254)	451.220
210.100	am	(P-8766/89; A-1254)	451.220
210.110	am	(P-8766/89; A-1254)	451.230

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TITLE 20		TITLE 20	
107.210	am	(P-12125; A-18461)	1760.102
O-15623;	am	(P-12125; A-18461)	1760.103
415.15	am	(E-13316; A-15228)	1760.104
415.20	am	(E-13316; A-15228)	1760.201
415.30	am	(E-13316; A-15228)	1760.202
415.70	am	(E-13316; A-15228)	1760.203
415.70	am	(E-13316; A-15228)	1760.204
460.10	n	(E-17084; A-18421)	1760.205
460.12	n	(E-17084; A-18421)	1760.206
460.20	n	(E-17084; A-18421)	1760.207
460.30	n	(E-17084; A-18421)	1760.207

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TITLE 23 (CONTD.)		
451.230	r	(P-9082/89; A-7593)
451.235	r	(P-9133/89; RC-4747; A-7518)
451.240	r	(P-9082/89; A-7593)
451.240	n	(P-9133/89; RC-4747; A-7518)
451.250	r	(P-9082/89; A-7593)
451.250	n	(P-9133/89; RC-4747; A-7518)
451.260	n	(P-9133/89; RC-4747; A-7518)
451.260	r	(P-9082/89; A-7593)
451.270	n	(P-9133/89; RC-4747; A-7518)
451.270	r	(P-9082/89; A-7593)
451.280	n	(P-9133/89; RC-4747; A-7518)
451.290	n	(P-9133/89; RC-4747; A-7518)
451.300	r	(P-9133/89; RC-4747; A-7518)
451.310	r	(P-9082/89; A-7593)
451.320	r	(P-9082/89; A-7593)
451.330	r	(P-9082/89; A-7593)
451.340	r	(P-9082/89; A-7593)
451.350	r	(P-9082/89; A-7593)
451.360	r	(P-9082/89; A-7593)
451.370	r	(P-9082/89; A-7593)
451.380	r	(P-9082/89; A-7593)
451.390	r	(P-9082/89; A-7593)
451.400	n	(P-9133/89; RC-4747; A-7518)
451.410	n	(P-9133/89; RC-4747; A-7518)
451.410	r	(P-9082/89; A-7593)
451.420	n	(P-9133/89; RC-4747; A-7518)
451.420	r	(P-9082/89; A-7593)
451.430	n	(P-9133/89; RC-4747; A-7518)
451.430	r	(P-9082/89; A-7593)
451.440	r	(P-9082/89; A-7593)
451.450	r	(P-9082/89; A-7593)
451.460	r	(P-9082/89; A-7593)
451.470	r	(P-9082/89; A-7593)
451.480	r	(P-9082/89; A-7593)
451.490	r	(P-9082/89; A-7593)
451.495	r	(P-9082/89; A-7593)
451.500	n	(P-9133/89; RC-4747; A-7518)
451.510	n	(P-9133/89; RC-4747; A-7518)
451.520	n	(P-9133/89; RC-4747; A-7518)
451.530	n	(P-9133/89; RC-4747; A-7518)
451.540	n	(P-9133/89; RC-4747; A-7518)
451.550	n	(P-9133/89; RC-4747; A-7518)
451.555	n	(P-9133/89; RC-4747; A-7518)
451.560	n	(P-9133/89; RC-4747; A-7518)
451.570	n	(P-9133/89; RC-4747; A-7518)
451.580	n	(P-9133/89; RC-4747; A-7518)
451.590	n	(P-9133/89; RC-4747; A-7518)
500.10	ann	(P-8307)
500.20	ann	(P-8307)
500.80	ann	(P-8307)
500.90	ann	(P-8307)
1000.10	ann	(P-14531/89; A-2030)
1000.30	ann	(P-14531/89; A-2030)
1000.40	ann	(P-14531/89; A-2030)
1000.60	ann	(P-14531/89; A-2030)
1010.25	n	(E-20390/89; O-3275; R-4271; A-7497)
1010.30	ann	(E-20390/89; O-3275; R-4271; A-7497)
1010.40	r	(E-20390/89; O-3275; R-4271; A-7497)
1020.10	ann	(P-14521/89; A-2020)
1020.30	ann	(P-14521/89; A-2020)
1020.40	ann	(P-14521/89; A-2020)
1020.50	ann	(P-14521/89; A-2020)
1025.20	ann	(P-14516/89; A-2015)
1025.30	ann	(P-14516/89; A-2015)
1036.10	n	(P-16234/89; A-5118)
1036.20	n	(P-16234/89; A-5118)
1036.30	n	(P-16234/89; A-5118)
1036.40	n	(P-16234/89; A-5118)
1036.50	n	(P-16234/89; A-5118)
1036.60	n	(P-16234/89; A-5118)
1036.70	n	(P-16234/89; A-5118)
1037.10	n	(P-16227/89; A-4508)
1037.20	n	(P-16227/89; A-4508)
1037.30	n	(P-16227/89; A-4508)
1037.40	n	(P-16227/89; A-4508)
1037.50	n	(P-16227/89; A-4508)
1037.60	n	(P-16227/89; A-4508)
1037.70	n	(P-16227/89; A-4508)
1501.111	ann	(P-16869/89; A-4126)
1501.302	ann	(P-16869/89; A-4126)
1501.303	ann	(P-16869/89; A-4126)
1501.308	ann	(P-16869/89; A-4126)
1501.406	ann	(P-16869/89; A-4126)
1501.501	ann	(P-16869/89; A-4126)
1501.503	ann	(P-16869/89; A-4126)
1501.508	ann	(P-16869/89; A-4126)
1501.509	ann	(P-16869/89; A-4126)
1501.515	ann	(P-16869/89; A-4126)
1501.516	ann	(P-16869/89; A-4126)
1501.517	ann	(P-16869/89; A-4126)
1501.601	ann	(P-16869/89; A-4126)
1501.602	ann	(P-16869/89; A-4126)
1501.603	ann	(P-16869/89; A-4126)
1501.604	ann	(P-16869/89; A-4126)
1501.605	ann	(P-16869/89; A-4126)
1501.608	ann	(P-16869/89; A-4126)
1501.610	n	(P-3308; A-13997)
2400.10	ann	(P-12357)
2400.20	ann	(P-12357)
2400.30	ann	(P-12357)
2400.50	ann	(P-12357)
2400.60	ann	(P-12357)
2700.20	ann	(P-18207/89; A-10538)
2700.30	ann	(P-18207/89; A-10538)
2700.40	ann	(P-18207/89; A-10538)
2700.50	ann	(P-18207/89; A-10538)
2700.70	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A-10538)
2720.10	ann	(P-18207/89; A-10538)
2720.20	ann	(P-18207/89; A-10538)
2720.30	ann	(P-18207/89; A-10538)
2720.40	ann	(P-18207/89; A-10538)
2720.50	ann	(P-18207/89; A-10538)
2720.60	ann	(P-18207/89; A-10538)
2720.70	ann	(P-18207/89; A-10538)
2720.80	ann	(P-18207/89; A-10538)
2720.90	ann	(P-18207/89; A

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2731.10	am	(P-18204/89; A-10534)	310.80	am	(P-11450)
2731.20	am	(P-18204/89; A-10534)	310.81	n	(P-11450)
2732.10	am	(P-18257/89; A-10585)	310.82	n	(P-11450)
2732.20	am	(P-18257/89; A-10585)	310.90	am	(P-11450)
2732.30	am	(P-18239/89; A-10571)	310.130	am	(P-11450)
2733.30	am	(P-18239/89; A-10571)	310-Ap.C	n	(P-17626/89; A-13644)
2735.20	am	(P-18251/89; A-7242)	320.10	am	(P-17626/89; A-13644)
2735.30	am	(P-18251/89; A-7242)	320.20	am	(P-17626/89; A-13644)
2735.40	am	(P-18251/89; A-7242)	320.30	am	(P-17626/89; A-13644)
2735.50	am	(P-18251/89; A-7242)	320.40	am	(P-17626/89; A-13644)
2760.40	am	(P-18260/89; A-10589)	330.10	am	(P-11471)
2761.10	am	(P-18245/89; A-10578)	330.30	am	(P-11471)
2761.20	am	(P-18245/89; A-10578)	330.200	am	(P-11471)
2761.30	am	(P-18245/89; A-10578)	330.220	am	(P-11471)
2761.40	r	(P-18245/89; A-10578)	330.240	am	(P-11471)
3030.20	am	(P-11764)	330.250	am	(P-11471)
3030.105	am	(P-11764)	330.260	am	(P-11471)
			330.270	am	(P-11471)
			330.280	am	(P-11471)
			330.310	am	(P-11471)
			330.320	am	(P-11471)
			330.340	am	(P-11471)
			330.400	am	(P-11471)
			330.900	am	(P-11471)
			330-Ap.B	am	(P-11471)
			330-Ap.C	am	(P-11471)
			330-Ap.D	am	(P-11471)
125.5	am	(P-14556/89; A-10832)	330-Ap.G	am	(P-11471)
125.90	am	(P-14556/89; A-10832)	330-Ap.H	n	(P-11471)
125.95	am	(P-14556/89; A-10832)	331.10	am	(P-15672)
125.170	am	(P-14556/89; A-10832)	331.20	am	(P-15672)
125.190	am	(P-14556/89; A-10832)	331.30	am	(P-15672)
125.195	am	(P-14556/89; A-10832)	331.110	am	(P-15672)
125.199	am	(P-14556/89; A-10832)	331.120	am	(P-15672)
125.245	am	(P-14556/89; A-10832)	331.130	am	(P-15672)
125.250	r	(P-14556/89; A-10832)	331.200	am	(P-15672)
125.252	am	(P-14556/89; A-10832)	331.210	am	(P-15672)
125.253	n	(P-14556/89; A-10832)	331.310	am	(P-15672)
125.254	n	(P-14556/89; A-10832)	Ap. B	am	(P-15672)
125.255	r	(P-14556/89; A-10832)	Ap. C	n	(P-15672)
125.260	r	(P-14556/89; A-10832)	332.10	n	(P-5874/89; A-1333)
125.262	r	(P-14556/89; A-10832)	332.20	n	(P-5874/89; A-1333; O-2134; R-6437)
125.270	am	(P-14556/89; A-10832)	332.30	n	(P-5874/89; A-1333)
125.272	am	(P-14556/89; A-10832)	332.40	n	(P-5874/89; A-1333; O-2134; R-6437)
125.275	r	(P-14556/89; A-10832)	332.50	n	(P-5874/89; A-1333)
125.340	am	(P-14556/89; A-10832)	332.60	n	(P-5874/89; A-1333; O-2134; R-6437)
125.420	am	(P-14556/89; A-10832)	332.70	n	(P-5874/89; A-1333)
125.425	n	(P-14556/89; A-10832)	332.80	n	(P-5874/89; A-1333)
125.510	am	(P-14556/89; A-10832)	332.90	n	(P-5874/89; A-1333)
125.520	am	(P-14556/89; A-10832)	332.100	n	(P-5874/89; A-1333; O-2134; R-6437)
125.530	am	(P-14556/89; A-10832)	332.110	n	(P-5874/89; A-1333; O-2134; R-6437)
125.540	r	(P-14556/89; A-10832)	332.120	n	(P-5874/89; A-1333)
125.610	am	(P-14556/89; A-10832)	332.130	n	(P-5874/89; A-1333; O-2134; R-6437)
207.110	n	(P-16709)	332.		
207 Ap.B					
210.10	n	(P-3814) (E-6907; O-10162)	332.110	n	(P-5874/89; A-1333; O-2134; R-6437)
210-Ap.A	n	(P-3814) (E-6907; O-10162)	332.120	n	(P-5874/89; A-1333)
210-Ap.B	n	(P-3814) (E-6907; O-10162)	332.130	n	(P-5874/89; A-1333; O-2134; R-6437)
			332.140	n	(P-5874/89; A-1333)
			332.150	n	(P-5874/89; A-1333)
			332.160	n	(P-5874/89; A-1333)
			332.170	n	(P-5874/89; A-1333)

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310.10	am	(P-11450)	310.140	n	(P-5874/89; A-1333)
310.20	am	(P-11450)	332.150	n	(P-5874/89; A-1333)
310.30	am	(P-11450)	332.160	n	(P-5874/89; A-1333)
310.40	am	(P-11450)	332.170	n	(P-5874/89; A-1333)

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332.180	n	(P-5874/89; A-1333; O-2134; R-6437)	335.8050	n	(P-11585)	102.101	n	(P-14696/89; A-9210)	102.343	n	(P-14696/89; A-9210)
332.190	n	(P-5874/89; A-1333)	335.8060	n	(P-11585)	102.102	n	(P-14727/89; A-9244)	102.344	n	(P-14696/89; A-9210)
332.200	n	(P-5874/89; A-1333; O-2134; R-6437)	335.8070	n	(P-11585)	102.103	n	(P-14696/89; A-9210)	102.345	n	(P-14696/89; A-9210)
332.210	n	(P-5874/89; A-1333; O-2134; R-6437)	335.8080	n	(P-11585)	102.104	n	(P-14696/89; A-9210)	102.346	n	(P-14696/89; A-9210)
332.220	n	(P-5874/89; A-1333; O-2134; R-6437)	335.8100	n	(P-11585)	102.120	r	(P-14696/89; A-9244)	102.347	n	(P-14696/89; A-9210)
332.230	n	(P-5874/89; A-1333; O-2134; R-6437)	335.8110	n	(P-11585)	102.121	n	(P-14696/89; A-9210)	102.348	n	(P-14696/89; A-9210)
332.240	n	(P-5874/89; A-1333; O-2134; R-6437)	335.8120	n	(P-11585)	102.122	n	(P-14696/89; A-9210)	102.360	n	(P-14696/89; A-9210)
332.250	n	(P-5874/89; A-1333; O-2134; R-6437)	335.8130	n	(P-11585)	102.123	n	(P-14696/89; A-9210)	102.361	n	(P-14696/89; A-9210)
332.260	n	(P-5874/89; A-1333)	335.8140	n	(P-11585)	102.124	n	(P-14696/89; A-9210)	102.362	n	(P-14696/89; A-9210)
332.270	n	(P-5874/89; A-1333)	335.8150	n	(P-11585)	102.140	n	(P-14696/89; A-9244)	102.363	n	(P-14696/89; A-9210)
332.280	n	(P-5874/89; A-1333)	335.9010	n	(P-11585)	102.141	n	(P-14696/89; A-9210)	102.364	n	(P-14696/89; A-9210)
332.290	n	(P-5874/89; A-1333; O-2134; R-6437)	335.9020	n	(P-11585)	102.142	n	(P-14696/89; A-9210)	102.365	n	(P-14696/89; A-9210)
335.10	n	(P-11585)	335.9030	n	(P-11585)	102.143	n	(P-14696/89; A-9210)	102.366	n	(P-14696/89; A-9210)
335.20	n	(P-11585)	335.9040	n	(P-11585)	102.144	n	(P-14696/89; A-9210)	102.367	n	(P-14696/89; A-9210)
335.30	n	(P-11585)	335.9050	n	(P-11585)	102.161	n	(P-14696/89; A-9210)	102.368	n	(P-14696/89; A-9210)
335.1010	n	(P-11585)	335.9060	n	(P-11585)	102.162	n	(P-14696/89; A-9210)	102.369	n	(P-14696/89; A-9210)
335.1020	n	(P-11585)	335.9070	n	(P-11585)	102.163	n	(P-14696/89; A-9210)	102.370	n	(P-14696/89; A-9210)
335.1030	n	(P-11585)	335.9080	n	(P-11585)	102.164	n	(P-14696/89; A-9210)	102.371	n	(P-14696/89; A-9210)
335.1040	n	(P-11585)	335.9090	n	(P-11585)	102.180	r	(P-14696/89; A-9244)	102.372	n	(P-14696/89; A-9210)
335.1050	n	(P-11585)	335.9100	n	(P-11585)	102.181	r	(P-14696/89; A-9244)	102.373	n	(P-14696/89; A-9210)
335.1060	n	(P-11585)	335.9110	n	(P-11585)	102.182	n	(P-14696/89; A-9210)	102.374	n	(P-14696/89; A-9210)
335.1070	n	(P-11585)	335.9120	n	(P-11585)	102.183	n	(P-14696/89; A-9210)	102.375	n	(P-14696/89; A-9210)
335.1080	n	(P-11585)	335.9130	n	(P-11585)	102.200	r	(P-14696/89; A-9210)	102.376	n	(P-14696/89; A-9210)
335.1090	n	(P-11585)	335.9140	n	(P-11585)	102.201	n	(P-14696/89; A-9210)	102.377	n	(P-14696/89; A-9210)
335.2010	n	(P-11585)	335.9150	n	(P-11585)	102.202	n	(P-14696/89; A-9210)	102.378	n	(P-14696/89; A-9210)
335.2020	n	(P-11585)	335.9160	n	(P-11585)	102.203	n	(P-14696/89; A-9210)	102.379	n	(P-14696/89; A-9210)
335.2030	n	(P-11585)	335.9170	n	(P-11585)	102.204	n	(P-14696/89; A-9210)	102.380	n	(P-14696/89; A-9210)
335.2040	n	(P-11585)	335.9180	n	(P-11585)	102.205	n	(P-14696/89; A-9210)	102.381	n	(P-14696/89; A-9210)
335.2050	n	(P-11585)	335.9190	n	(P-11585)	102.206	n	(P-14696/89; A-9210)	102.382	n	(P-14696/89; A-9210)
335.2060	n	(P-11585)	335.9200	n	(P-11585)	102.207	n	(P-14696/89; A-9210)	102.383	n	(P-14696/89; A-9210)
335.2070	n	(P-11585)	335.9210	n	(P-11585)	102.208	n	(P-14696/89; A-9210)	102.384	n	(P-14696/89; A-9210)
335.2080	n	(P-11585)	335.9220	n	(P-11585)	102.209	n	(P-14696/89; A-9210)	102.385	n	(P-14696/89; A-9210)
335.2090	n	(P-11585)	335.9230	n	(P-11585)	102.210	n	(P-14696/89; A-9210)	102.386	n	(P-14696/89; A-9210)
335.2100	n	(P-11585)	335.9240	n	(P-11585)	102.211	n	(P-14696/89; A-9210)	102.387	n	(P-14696/89; A-9210)
335.2110	n	(P-11585)	335.9250	n	(P-11585)	102.212	n	(P-14696/89; A-9210)	102.388	n	(P-14696/89; A-9210)
335.2120	n	(P-11585)	335.9260	n	(P-11585)	102.213	n	(P-14696/89; A-9210)	102.389	n	(P-14696/89; A-9210)
335.2130	n	(P-11585)	335.9270	n	(P-11585)	102.214	n	(P-14696/89; A-9210)	102.390	n	(P-14696/89; A-9210)
335.2140	n	(P-11585)	335.9280	n	(P-11585)	102.215	n	(P-14696/89; A-9210)	102.391	n	(P-14696/89; A-9210)
335.2150	n	(P-11585)	335.9290	n	(P-11585)	102.216	n	(P-14696/89; A-9210)	102.392	n	(P-14696/89; A-9210)
335.2160	n	(P-11585)	335.9300	n	(P-11585)	102.217	n	(P-14696/89; A-9210)	102.393	n	(P-14696/89; A-9210)
335.2170	n	(P-11585)	335.9310	n	(P-11585)	102.218	n	(P-14696/89; A-9210)	102.394	n	(P-14696/89; A-9210)
335.2180	n	(P-11585)	335.9320	n	(P-11585)	102.219	n	(P-14696/89; A-9210)	102.395	n	(P-14696/89; A-9210)
335.2190	n	(P-11585)	335.9330	n	(P-11585)	102.220	n	(P-14696/89; A-9210)	102.396	n	(P-14696/89; A-9210)
335.2200	n	(P-11585)	335.9340	n	(P-11585)	102.221	n	(P-14696/89; A-9210)	102.397	n	(P-14696/89; A-9210)
335.2210	n	(P-11585)	335.9350	n	(P-11585)	102.222	n	(P-14696/89; A-9210)	102.398	n	(P-14696/89; A-9210)
335.2220	n	(P-11585)	335.9360	n	(P-11585)	102.223	n	(P-14696/89; A-9210)	102.399	n	(P-14696/89; A-9210)
335.2230	n	(P-11585)	335.9370	n	(P-11585)	102.224	n	(P-14696/89; A-9210)	102.400	n	(P-14696/89; A-9210)
335.2240	n	(P-11585)	335.9380	n	(P-11585)	102.225	n	(P-14696/89; A-9210)	102.401	n	(P-14696/89; A-9210)
335.2250	n	(P-11585)	335.9390	n	(P-11585)	102.226	n	(P-14696/89; A-9210)	102.402	n	(P-14696/89; A-9210)
335.2260	n	(P-11585)	335.9400	n	(P-11585)	102.227	n	(P-14696/89; A-9210)	102.403	n	(P-14696/89; A-9210)
335.2270	n	(P-11585)	335.9410	n	(P-11585)	102.228	n	(P-14696/89; A-9210)	102.404	n	(P-14696/89; A-9210)
335.2280	n	(P-11585)	335.9420	n	(P-11585)	102.229	n	(P-14696/89; A-9210)	102.405	n	(P-14696/89; A-9210)
335.2290	n	(P-11585)	335.9430	n	(P-11585)	102.230	n	(P-14696/89; A-9210)	102.406	n	(P-14696/89; A-9210)
335.2300	n	(P-11585)	335.9440	n	(P-11585)	102.231	n	(P-14696/89; A-9210)	102.407	n	(P-14696/89; A-9210)
335.2310	n	(P-11585)	335.9450	n	(P-11585)	102.232	n	(P-14696/89; A-9210)	102.408	n	(P-14696/89; A-9210)
335.2320	n	(P-11585)	335.9460	n	(P-11585)	102.233	n	(P-14696/89; A-9210)	102.409	n	(P-14696/89; A-9210)
335.2330	n	(P-11585)	335.9470	n	(P-11585)	102.234	n	(P-14696/89; A-9210)	102.410	n	(P-14696/89; A-9210)
335.2340	n	(P-11585)	335.9480	n	(P-11585)	102.235	n	(P-14696/89; A-9210)	102.411	n	(P-14696/89; A-9210)
335.2350	n	(P-11585)	335.9490	n	(P-11585)	102.236	n	(P-14696/89; A-9210)	102.412	n	(P-14696/89; A-9210)
335.2360	n	(P-11585)	335.9500	n	(P-11585)	102.237	n	(P-14696/89; A-9210)	102.413	n	(P-14696/89; A-9210)
335.2370	n	(P-11585)	335.9510	n	(P-11585)	102.238	n	(P-14696/89; A-9210)	102.414	n	(P-14696/89; A-9210)
335.2380	n	(P-11585)	335.9520	n	(P-11585)	102.239	n	(P-14696/89; A-9210)	102.415	n	(P-14696/89; A-9210)
335.2390	n	(P-11585)	335.9530	n	(P-11585)	102.240	n	(P-14696/89; A-9210)	102.416	n	(P-14696/89; A-9210)
335.2400	n	(P-11585)	335.9540	n	(P-11585)	102.241	n	(P-14696/89; A-9210)	102.417	n	(P-14696/89; A-9210)
335.2410	n	(P-11585)	335.9550	n	(P-11585)	102.242	n	(P-14696/89; A-9210)	102.418	n	(P-14696/89; A-9210)
335.2420	n	(P-11585)	335.9560	n	(P-11585)	102.243	n	(P-14696/89; A-9210)	102.419	n	(P-14696/89; A-9210)
335.2430	n	(P-11585)	335.9570	n	(P-11585)	102.244	n	(P-14696/89; A-9210)	102.420	n	(P-14696/89; A-9210)
335.2440	n	(P-11585)	335.9580	n	(P-11585)	102.245	n	(P-14696/89; A-9210)	102.421	n	(P-14696/89; A-9210)
335.2450	n	(P-11585)	335.9590	n	(P-11585)	102.246	n	(P-14696/89; A-9210)	102.422	n	(P-14696/89; A-9210)
335.2460	n	(P-11585)	335.9600	n	(P-11585)	102.247	n	(P-14696/89; A-9210)	102.423	n	(P-14696/89; A-9210)
335.2470	n	(P-11585)	335.9610	n	(P-11585)	102.248	n	(P-14696/89; A-9210)	102.424	n	(P-14696/89; A-9210)
335.2480	n	(P-11585)	335.9620	n	(P-11585)	102.249	n	(P-14696/89; A-9210)	102.425	n	(P-14696/89; A-9210)
335.2490	n	(P-11585)	335.9630	n	(P-11585)	102.250	n	(P-14696/89; A-9210)	102.426	n	(P-14696/89; A-9210)
335.2500	n	(P-11585)	335.9640	n	(P-11585)	102.251	n	(P-14696/89; A-9210)	102.427	n	(P-14696/89; A-9210)
335.2510	n	(P-11585)	335.9650	n	(P-11585)	102.252	n	(P-14696/89; A-9210)	102.428	n	(P-14696/89; A-9210)
335.2520	n	(P-11585)	335.9660	n	(P-11585)	102.253	n	(P-14696/89; A-9210)	102.429	n	(P-14696/89; A-9210)
335.2530	n	(P-11585)	335.9670	n	(P-11585)	102.254	n	(P-14696/89; A-9210)	102.430	n	(P-14696/89; A-9210)
335.2540	n	(P-11585)	335.9680	n	(P-11585)	102.255	n	(P-14696/89; A-9210)	102.431	n	(P-14696/89; A-9210)
335.2550	n	(P-11585)	335.9690	n	(P-11585)	102.256	n	(P-14696/89; A-9210)	102.432	n	(P-14696/89; A-9210)
335.2560	n	(P-11585)	335.9700	n	(P-11585)	102.257	n	(P-14696/89; A-9210)	102.433	n	(P-14696/89; A-9210)
335.2570	n	(P-11585)	335.9710	n	(P-11585)	102.258	n	(P-14696/89; A-9210)	102.434	n	(P-14696/89; A-9210)
335.2580	n	(P-11585)	335.9720	n	(P-11585)	102.259	n	(P-14696/89; A-9210)	102.435	n	(P-14696/89; A-9210)
335.2590	n	(P-11585)	335.9730	n	(P-11585)	102.260	n	(P-14696/89; A-9210)	102.436	n	(P-14696/89; A-9210)
335.2600	n	(P-11585)	335.9740	n	(P-11585)	102.261	n	(P-14696/89; A-9210)	102.437	n	(P-14696/89; A-9210)
335.2610	n	(P-11585)	335.9750	n	(P-11585)	102.262	n	(P-14696/89; A-9210)	102.438	n	(P-14696/89; A-9210)
335.2620	n	(P-11585)	335.9760	n	(P-11585)	102.263	n	(P-14696/89; A-			

TITLE	35	(CONTD)
302.645	n	(P-14172/89; O-2120; R-2960; A-2899)
302.648	n	(P-14172/89; O-2120; R-2960; A-2899)
302.651	n	(P-14172/89; O-2120; R-2960; A-2899)
302.654	n	(P-14172/89; O-2120; R-2960; A-2899)
302.657	n	(P-14172/89; O-2120; R-2960; A-2899)
302.658	n	(P-14172/89; O-2120; R-2960; A-2899)
302.660	n	(P-14172/89; O-2120; R-2960; A-2899)
302.663	n	(P-14172/89; O-2120; R-2960; A-2899)
302.666	n	(P-14172/89; O-2120; R-2960; A-2899)
302.669	n	(P-14172/89; O-2120; R-2960; A-2899)
303.203	am	(P-17862)
303.430	n	(P-17661/89; A-9460)
303.431	n	(P-9784)
304.123	am	(P-9204/89; A-6777)
304.211	n	(P-2999) (P-9700)
304.218	n	(P-11093)
304.221	n	(P-17633/89; A-9437)
304.222	am	(P-20230/89; A-12538)
305.102	am	(P-14159/89; A-2888)
306.503	n	(P-13173/89; A-9449)
307.1102	am	(P-7530/89; A-3100)
307.2490	am	(P-20257/89; A-7620)
307.2491	am	(P-20257/89; A-7620)
307.8103	am	(P-20257/89; A-7620)
307.8109	am	(P-20257/89; A-7620)
309.103	am	(P-14164/89; A-2892)
310.107	am	(P-20240/89; A-7608)
310.110	am	(P-20240/89; A-7608)
366.101	n	(P-19850/89; A-8121)
366.102	n	(P-19850/89; A-8121)
366.103	n	(P-19850/89; A-8121)
366.104	n	(P-19850/89; A-8121)
366.105	n	(P-19850/89; A-8121)
366.106	n	(P-19850/89; A-8121)
366.201	n	(P-19850/89; A-8121)
366.202	n	(P-19850/89; A-8121)
366.203	n	(P-19850/89; A-8121)
366.204	n	(P-19850/89; A-8121)
366.205	n	(P-19850/89; A-8121)
366.206	n	(P-19850/89; A-8121)
366.301	n	(P-19850/89; A-8121)
366.302	n	(P-19850/89; A-8121)
366.303	n	(P-19850/89; A-8121)
366.304	n	(P-19850/89; A-8121)
366.305	n	(P-19850/89; A-8121)
366.306	n	(P-19850/89; A-8121)
366.307	n	(P-19850/89; A-8121)
366.401	n	(P-19850/89; A-8121)
366.402	n	(P-19850/89; A-8121)
366.403	n	(P-19850/89; A-8121)
366.404	n	(P-19850/89; A-8121)
366.405	n	(P-19850/89; A-8121)
366.501	n	(P-19850/89; A-8121)
366.502	n	(P-19850/89; A-8121)
366.503	n	(P-19850/89; A-8121)
366.504	n	(P-19850/89; A-8121)
366.505	n	(P-19850/89; A-8121)
366.506	n	(P-19850/89; A-8121)
366.601	n	(P-19850/89; A-8121)
366.Ap.A	n	(P-19850/89; A-8121)
366.Ap.B	n	(P-19850/89; A-8121)
366.Ap.C	n	(P-19850/89; A-8121)
366.Ap.D	n	(P-19850/89; A-8121)
373.103	am	(P-19880/89; A-18289)
601.105	am	(P-262/89; A-1379)
604.101	am	(P-18688/89; A-16435)
604.102	am	(P-18688/89; A-16435)
604.103	am	(P-18688/89; A-16435)
604.104	am	(P-18688/89; A-16435)
604.105	am	(P-18688/89; A-16435)
604.201	r	(P-18688/89; A-16435)
604.202	r	(P-18688/89; A-16435)
604.203	am	(P-255/89; A-689)
604.204	r	(P-18688/89; A-16435)
604.301	r	(P-18688/89; A-16435)
604.302	r	(P-18688/89; A-16435)
604.401	am	(P-18688/89; A-16435)
604.402	r	(P-18688/89; A-16435)
604.403	r	(P-18688/89; A-16435)
604.404	r	(P-18688/89; A-16435)
604.405	r	(P-18688/89; A-16435)
604.501	r	(P-18688/89; A-16435)
604.502	r	(P-18688/89; A-16435)
-Ap.	am	(P-18688/89; A-16435)
605.101	am	(P-18822/89; A-16642)
605.102	am	(P-18822/89; A-16642)
605.103	am	(P-18822/89; A-16642)

TITLE 35. (CONT'D.)					
215.480	ann	(P-2772) (P-8877)	241.180	n	(P-6977)
215.481	ann	(P-2772) (P-8877)	241.220	n	(P-6977)
215.482	ann	(P-8877)	241.221	n	(P-6977)
215.483	ann	(P-8877)	241.223	n	(P-6977)
215.484	ann	(P-8877)	241.224	n	(P-6977)
215.485	ann	(P-8877)	241.225	n	(P-6977)
215.486	ann	(P-2772) (P-8877)	241.226	n	(P-6977)
215.487	ann	(P-2772) (P-8877)	241.227	n	(P-6977)
215.488	ann	(P-8877)	241.228	n	(P-6977)
215.489	ann	(P-2772) (E-6421)	241.229	n	(P-6977)
215.489	#	(P-8877)	241.230	n	(P-6977)
215.489	n	(P-8877)	241.231	n	(P-6977)
215.490	#	(P-8877)	241.232	n	(P-6977)
215.490	ann	(P-8877)	241.233	n	(P-6977)
215.582	ann	(P-16445/89; A-9173)	241.250	n	(P-6977)
215.584	ann	(P-16445/89; A-9173)	241.251	n	(P-6977)
215.585	n	(P-15249/89; A-3555)	241.252	n	(P-6977)
215.585	ann	(P-16445/89; A-9173) (E-6421)	241.253	n	(P-6977)
		(P-16445/89; A-9173)	241.254	n	(P-6977)
		(P-12701)	241.255	n	(P-6977)
215.586	n	(P-16445/89; A-9173)	241.256	n	(P-6977)
215.603	ann	(P-16445/89; A-9173)	241.257	n	(P-6977)
215.614	n	(P-16445/89; A-9173)	241.258	n	(P-6977)
215.615	n	(P-16445/89; A-9173)	241.259	n	(P-6977)
215.886	ann	(P-16445/89; A-9173)	241.270	n	(P-6977)
232.100	n	(P-8905)	241.270	n	(P-6977)
232.110	n	(P-8905)	241.Ap.A	n	(P-6977)
232.120	n	(P-8905)	Tb1	n	
232.200	n	(P-8905)	301.106	n	(P-14152/89; A-2879)
232.210	n	(P-8905)	301.107	n	(P-14152/89; A-2879)
232.300	n	(P-8905)	301.108	n	(P-14152/89; A-2879)
232.310	n	(P-8905)	302.100	am	(P-14172/89; A-2899)
232.320	n	(P-8905)	302.101	am	(P-14172/89; A-2899)
232.400	n	(P-8905)	302.102	am	(P-14172/89; A-2899)
232.410	n	(P-8905)	302.103	am	(P-14172/89; A-2899)
232.420	n	(P-8905)	302.203	am	(P-14172/89; A-2899)
232.430	n	(P-8905)	302.208	am	(P-14172/89; A-2899)
232.440	n	(P-8905)			
232.450	n	(P-8905)	302.211	am	(P-14172/89; A-2899)
232.500	n	(P-8905)	302.211	am	(P-20273/89; A-11974)
232.510	n	(P-8905)	302.304	am	(P-20273/89; A-11974)
232.Ap.A	n	(P-8905)	302.601	n	A-2899
232.Ap.B	n	(P-8905)			
232.Ap.C	n	(P-8905)	302.603	n	(P-14172/89; O-2120; R-2960; A-2899)
241.100	n	(P-6977) (P-17812)	302.604	n	(P-14172/89; O-2120; R-2960; A-2899)
241.101	n	(P-6977) (P-17812)			
241.102	n	(P-6977) (P-17812)	302.606	n	(P-14172/89; O-2120; R-2960; A-2899)
241.103	n	(P-6977) (P-17812)			
241.104	n	(P-6977)	302.612	n	(P-14172/89; O-2120; R-2960; A-2899)
241.120	n	(P-6977) (P-17812)			
241.121	n	(P-17412)	302.615	n	(P-14172/89; O-2120; R-2960; A-2899)
241.122	n	(P-17412)			
241.140	n	(P-6977) (P-17812)	302.618	n	(P-14172/89; O-2120; R-2960; A-2899)
241.141	n	(P-6977)			
241.142	n	(P-6977)	302.621	n	(P-14172/89; O-2120; R-2960; A-2899)
241.143	n	(P-6977)			
241.144	n	(P-6977)	302.627	n	(P-14172/89; O-2120; R-2960; A-2899)
241.145	n	(P-6977)			
241.160	n	(P-6977) (P-17812)	302.630	n	(P-14172/89; O-2120; R-2960; A-2899)
241.161	n	(P-6977) (P-17812)			
241.162	n	(P-6977) (P-17812)	302.633	n	(P-14172/89; O-2120; R-2960; A-2899)
241.163	n	(P-6977)			
241.164	n	(P-6977)	302.642	n	(P-14172/89; O-2120; R-2960; A-2899)
241.165	n	(P-6977)			

TITLE 35 (CONT'D)			TITLE 35 (CONT'D)		
730.169	n	(P-18139/89; A-3130)	808.522	n	(P-13468/89; A-14043)
730.170	n	(P-18139/89; A-3130)	808.541	n	(P-13468/89; A-14043)
730.171	n	(P-18139/89; A-3130)	808.542	n	(P-13468/89; A-14043)
730.172	n	(P-18139/89; A-3130)	808.543	n	(P-13468/89; A-14043)
730.173	n	(P-18139/89; A-3130)	808.544	n	(P-13468/89; A-14043)
731.191	am	(P-153; A-5797)	808.545	n	(P-13468/89; A-14043)
731.192	am	(P-4406; A-11964)	808.600	n	(P-13468/89; A-14043)
731.193	am	(P-153; A-5797)	808.601	n	(P-13468/89; A-14043)
731.200	am	(P-4406; A-11964)	809.103	am	(P-13699/89; A-14076)
731.203	am	(P-2791; A-9454)	809.211	am	(P-13699/89; A-14076)
731.205	am	(P-153; A-5797)	809.501	am	(P-13699/89; A-14076)
731.205	am	(P-4406; A-11964)	810.101	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.102	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.103	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.104	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.105	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.106	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.107	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.108	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.109	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.110	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.111	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.112	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.113	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.114	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.115	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.116	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.117	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.118	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.119	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.120	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.121	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.122	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.123	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.124	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.125	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.126	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.127	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.128	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.129	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.130	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.131	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.132	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.133	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.134	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.135	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.136	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.137	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.138	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.139	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.140	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.141	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.142	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.143	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.144	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.145	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.146	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.147	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.148	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.149	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.150	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.151	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.152	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.153	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.154	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.155	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.156	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.157	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.158	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.159	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.160	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.161	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.162	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.163	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.164	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.165	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.166	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.167	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.168	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.169	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.170	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.171	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.172	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.173	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.174	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.175	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.176	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.177	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.178	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.179	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.180	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.181	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.182	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.183	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.184	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.185	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.186	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.187	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.188	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.189	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.190	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.191	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.192	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.193	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.194	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.195	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.196	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.197	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.198	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.199	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.200	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.201	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.202	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.203	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.204	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.205	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.206	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.207	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.208	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.209	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.210	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.211	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.212	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.213	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.214	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.215	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.216	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.217	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.218	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.219	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.220	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.221	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.222	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.223	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.224	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.225	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.226	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.227	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.228	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.229	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.230	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.231	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.232	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.233	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.234	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.235	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.236	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.237	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.238	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.239	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.240	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.241	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.242	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.243	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.244	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.245	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.246	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.247	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.248	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.249	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.250	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.251	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.252	n	(P-3909; A-15838)
731.205	am	(P-153; A-5797)	810.253		

TITLE 35 (CONT'D)		TITLE 38 (CONT'D)		TITLE 39 (CONT'D)	
848.102	n	(P-7763)	871.303	am	(P-8429; A-17201)
848.103	n	(P-7763)	871.305	am	(P-8429; A-17201)
848.104	n	(P-7763)	871.402	am	(P-8429; A-17201)
848.201	n	(P-7763)	871.503	am	(P-8429; A-17201)
848.202	n	(P-7763)			
848.203	n	(P-7763)			
848.301	n	(P-7763)			
848.302	n	(P-7763)			
848.303	n	(P-7763)			
848.304	n	(P-7763)			
848.305	n	(P-7763)			
848.306	n	(P-7763)			
848.401	n	(P-7763)			
848.402	n	(P-7763)			
848.403	n	(P-7763)			
848.501	n	(P-7763)			
848.502	n	(P-7763)			
848.503	n	(P-7763)			
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848.601	n	(P-7763)			
848.602	n	(P-7763)			
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848.604	n	(P-7763)			
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848.606	n	(P-7763)			
848.607	n	(P-7763)			
848.608	n	(P-7763)			
848.609	n	(P-7763)			
848.610	n	(P-7763)			
848.611	n	(P-7763)			
848.612	n	(P-7763)			
848.613	n	(P-7763)			
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848.617	n	(P-7763)			
848.618	n	(P-7763)			
848.619	n	(P-7763)			
848.620	n	(P-7763)			
848.621	n	(P-7763)			
848.622	n	(P-7763)			
848.623	n	(P-7763)			
848.624	n	(P-7763)			
848.625	n	(P-7763)			
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848.628	n	(P-7763)			
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848.630	n	(P-7763)			
848.631	n	(P-7763)			
848.632	n	(P-7763)			
848.633	n	(P-7763)			
848.634	n	(P-7763)			
848.635	n	(P-7763)			
848.636	n	(P-7763)			
848.637	n	(P-7763)			
848.638	n	(P-7763)			
848.639	n	(P-7763)			
848.640	n	(P-7763)			
848.641	n	(P-7763)			
848.642	n	(P-7763)			
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848.645	n	(P-7763)			
848.646	n	(P-7763)			
848.647	n	(P-7763)			
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848.649	n	(P-7763)			
848.650	n	(P-7763)			
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848.652	n	(P-7763)			
848.653	n	(P-7763)			
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848.655	n	(P-7763)			
848.656	n	(P-7763)			
848.657	n	(P-7763)			
848.658	n	(P-7763)			
848.659	n	(P-7763)			
848.660	n	(P-7763)			
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848.665	n	(P-7763)			
848.666	n	(P-7763)			
848.667	n	(P-7763)			
848.668	n	(P-7763)			
848.669	n	(P-7763)			
848.670	n	(P-7763)			
848.671	n	(P-7763)			
848.672	n	(P-7763)			
848.673	n	(P-7763)			
848.674	n	(P-7763)			
848.675	n	(P-7763)			
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848.683	n	(P-7763)			
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848.685	n	(P-7763)			
848.686	n	(P-7763)			
848.687	n	(P-7763)			
848.688	n	(P-7763)			
848.689	n	(P-7763)			
848.690	n	(P-7763)			
848.691	n	(P-7763)			
848.692	n	(P-7763)			
848.693	n	(P-7763)			
848.694	n	(P-7763)			
848.695	n	(P-7763)			
848.696	n	(P-7763)			
848.697	n	(P-7763)			
848.698	n	(P-7763)			
848.699	n	(P-7763)			
848.700	n	(P-7763)			
848.701	n	(P-7763)			
848.702	n	(P-7763)			
848.703	n	(P-7763)			
848.704	n	(P-7763)			
848.705	n	(P-7763)			
848.706	n	(P-7763)			
848.707	n	(P-7763)			
848.708	n	(P-7763)			
848.709	n	(P-7763)			
848.710	n	(P-7763)			
848.711	n	(P-7763)			
848.712	n	(P-7763)			
848.713	n	(P-7763)			
848.714	n	(P-7763)			
848.715	n	(P-7763)			
848.716	n	(P-7763)			
848.717	n	(P-7763)			
848.718	n	(P-7763)			
848.719	n	(P-7763)			
848.720	n	(P-7763)			
848.721	n	(P-7763)			
848.722	n	(P-7763)			
848.723	n	(P-7763)			
848.724	n	(P-7763)			
848.725	n	(P-7763)			
848.726	n	(P-7763)			
848.727	n	(P-7763)			
848.728	n	(P-7763)			
848.729	n	(P-7763)			
848.730	n	(P-7763)			
848.731	n	(P-7763)			
848.732	n	(P-7763)			
848.733	n	(P-7763)			
848.734	n	(P-7763)			
848.735	n	(P-7763)			
848.736	n	(P-7763)			
848.737	n	(P-7763)			
848.738	n	(P-7763)			
848.739	n	(P-7763)			
848.740	n	(P-7763)			
848.741	n	(P-7763)			
848.742	n	(P-7763)			
848.743	n	(P-7763)			
848.744	n	(P-7763)			
848.745	n	(P-7763)			
848.746	n	(P-7763)			
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848.748	n	(P-7763)			
848.749	n	(P-7763)			
848.750	n	(P-7763)			
848.751	n	(P-7763)			
848.752	n	(P-7763)			
848.753	n	(P-7763)			
848.754	n	(P-7763)			
848.755	n	(P-7763)			
848.756	n	(P-7763)			
848.757	n	(P-7763)			
848.758	n	(P-7763)			
848.759	n	(P-7763)			
848.760	n	(P-7763)			
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848.763	n	(P-7763)			
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848.767	n	(P-7763)			
848.768	n	(P-7763)			
848.769	n	(P-7763)			
848.770	n	(P-7763)			
848.771	n	(P-7763)			
848.772	n	(P-7763)			
848.773	n	(P-7763)			
848.774	n	(P-7763)			
848.775	n	(P-7763)			
848.776	n	(P-7763)			
848.777	n	(P-7763)			
848.778	n	(P-7763)			
848.779	n	(P-7763)			
848.780	n	(P-7763)			
848.781	n	(P-7763)			
848.782	n	(P-7763)			
848.783	n	(P-7763)			
848.784	n	(P-7763)			
848.785	n	(P-7763)			
848.786	n	(P-7763)			
848.787	n	(P-7763)			
848.788	n	(P-7763)			
848.789	n	(P-7763)			
848.790	n	(P-7763)			
848.791	n	(P-7763)			
848.792	n	(P-7763)			
848.793	n	(P-7763)			
848.794	n	(P-7763)			
848.795	n	(P-7763)			
848.796	n	(P-7763)			
848.797	n	(P-7763)			
848.798	n	(P-7763)			
848.799	n	(P-7763)			
848.800	n	(P-7763)			
848.801	n	(P-7763)			
848.802	n	(P-7763)			
848.803	n	(P-7763)			
848.804	n	(P-7763)			
848.805	n	(P-7763)			
848.806	n	(P-7763)			
848.807	n	(P-7763)			
848.808	n	(P-7763)			

TITLE 41		TITLE 47 (CONT'D)	
100.	(RC-3277)	100.20	(P-17589/89; A-13440)
140.2	(P-4781)	100.30	(P-17589/89; A-13440)
140.8	(P-4781)	100.40	(P-15189)
140.12	(P-4781)	100.45	(P-17589/89; A-13440)
140.13	(P-4781)	100.50	(P-17589/89; A-13440)
140.15	(P-4781)	100.70	(P-17589/89; A-13440)
140.20	(P-4781)	100.85	(P-17589/89; A-13440)
140.40	(P-4781)	100.103	(P-17589/89; A-13440)
140.50	(P-4781)	100.105	(P-17589/89; A-13440)
140.55	(P-4781)	100.106	(P-15189)
140.60	(P-4781)	100.110	(P-17589/89; A-13440)
140.65	(P-4781)	100.111	(P-17589/89; A-13440)
140.70	(P-4781)	100.113	(P-15189)
140.80	(P-4781)	100.115	(P-17589/89; A-13440)
140.90	(P-4781)	100.117	(P-17589/89; A-13440)
140.130	(P-4781)	100.119	(P-15189)
140.140	(P-4781)	100.120	(P-17589/89; A-13440)
140.150	(P-4781)	100.130	(P-15189)
140.160	(P-4781)	100.140	(P-17589/89; A-13440)
140.171	(P-4781)	100.210	(P-17589/89; A-13440)
140.180	(P-4781)	100.230	(P-17589/89; A-13440)
140.185	(P-4781)	100.240	(P-17589/89; A-13440)
140.190	(P-4781)	100.290	(P-17589/89; A-13440)
140.200	(P-4781)	100.300	(P-17589/89; A-13440)
140.210	(P-4781)	100.310	(P-17589/89; A-13440)
140.215	(P-4781)	100.320	(P-15189)
140.220	(P-4781)	100.330	(P-17589/89; A-13440)
140.230	(P-4781)	100.340	(P-17589/89; A-13440)
140.240	(P-4781)	100.350	(P-17589/89; A-13440)
140.250	(P-4781)	100.400	(P-17589/89; A-13440)
140.260	(P-4781)	100.410	(P-17589/89; A-13440)
140.290	(P-4781)	100.420	(P-17589/89; A-13440)
140.325	(P-4781)	100.430	(P-17589/89; A-13440)
140.390	(P-4781)	100.440	(P-17589/89; A-13440)
170.310	(P-4781)	100.450	(P-17589/89; A-13440)
170.670	(P-4781)	100.460	(P-17589/89; A-13440)
250.10	(P-5322)	100.470	(P-17589/89; A-13440)
250.20	(P-5322)	100.480	(P-17589/89; A-13440)
250.25	(P-5322)	100.490	(P-17589/89; A-13440)
250.30	(P-5322)	100.500	(P-17589/89; A-13440)
250.40	(P-5322)	100.510	(P-17589/89; A-13440)
250.50	(P-5322)	100.520	(P-17589/89; A-13440)
250.55	(P-5322)	100.530	(P-17589/89; A-13440)
250.60	(P-5322)	100.540	(P-17589/89; A-13440)
250.70	(P-5322)	100.550	(P-17589/89; A-13440)
250.80	(P-5322)	100.560	(P-17589/89; A-13440)
250.82	(P-5322)	100.570	(P-17589/89; A-13440)
250.83	(P-5322)	100.580	(P-17589/89; A-13440)
250.85	(P-5322)	100.590	(P-17589/89; A-13440)
250.90	(P-5322)	100.600	(P-17589/89; A-13440)
250.93	(P-5322)	100.610	(P-17589/89; A-13440)
250.95	(P-5322)	100.620	(P-17589/89; A-13440)
250.97	(P-5322)	100.630	(P-17589/89; A-13440)
250.201	(P-5322)	100.640	(P-17589/89; A-13440)
250.210	(P-5322)	100.650	(P-17589/89; A-13440)
250.213	(P-5322)	100.660	(P-17589/89; A-13440)
250.215	(P-5322)	100.670	(P-17589/89; A-13440)
250.216	(P-5322)	100.680	(P-17589/89; A-13440)
250.220	(P-5322)	100.690	(P-17589/89; A-13440)
250.225	(P-5322)	100.700	(P-17589/89; A-13440)
250.230	(P-5322)	100.710	(P-17589/89; A-13440)
250.232	(P-5322)	100.720	(P-17589/89; A-13440)
250.233	(P-5322)	100.730	(P-17589/89; A-13440)

TITLE 47 (CONT'D)		TITLE 50 (CONT'D)			
360.901	n	(P-1726; A-9117) (E-2094)	938.10	am	(P-17592/89; A-3489)
360.902	n	(P-1726; A-9117) (E-2094)	938.20	am	(P-17592/89; A-3489)
360.903	n	(P-1726; A-9117) (E-2094)	938.30	am	(P-17592/89; A-3489)
360.904	n	(P-1726; A-9117) (E-2094)	938.40	n	(P-17592/89; A-3489)
360.905	n	(P-1726; A-9117) (E-2094)	938.45	n	(P-17592/89; A-3489)
360.906	n	(P-1726; A-9117) (E-2094)	938.50	r	(P-17592/89; A-3489)
360.1001	n	(P-1726; A-9117) (E-2094)	938.60	r	(P-17592/89; A-3489)
360.1101	n	(P-1726; A-9117) (E-2094)	938.65	r	(P-17592/89; A-3489)
360.1102	n	(P-1726; A-9117) (E-2094)	938.70	r	(P-17592/89; A-3489)
400.102	n	(P-4451; A-17363) (E-4720)	1405.40	am	(P-17604/89; W-4971)
400.103	n	(P-4451; A-17363) (E-4720)	1407.20	n	(P-17737)
400.104	n	(P-4451; A-17363) (E-4720)	1407.30	n	(P-17737)
400.105	n	(P-4451; A-17363) (E-4720)	1407.60	n	(P-17737)
400.106	n	(P-4451; A-17363) (E-4720)	1407.70	n	(P-17737)
400.107	n	(P-4451; A-17363) (E-4720)	1407.80	n	(P-17737)
400.108	n	(P-4451; A-17363) (E-4720)	1407.90	am	(P-11071)
400.109	n	(P-4451; A-17363) (E-4720)	2005.30	am	(P-14229)
400.110	n	(P-4451; A-17363) (E-4720)	2007.10	am	(P-14229)
400.111	n	(P-4451; A-17363) (E-4720)	2007.50	am	(P-14229)
400.112	n	(P-4451; A-17363) (E-4720)	2007.60	am	(P-14229)
400.113	n	(P-4451; A-17363) (E-4720)	2007.70	am	(P-14229)
400.114	n	(P-4451; A-17363) (E-4720)	2007.80	am	(P-14229)
400.115	n	(P-4451; A-17363) (E-4720)	2007.90	am	(P-14229)
400.116	n	(P-4451; A-17363) (E-4720)	2008.30	am	(P-10247)
400.117	n	(P-4451; A-17363) (E-4720)	2008.61	am	(P-10247)
400.118	n	(P-4451; A-17363) (E-4720)	2008.70	am	(P-10247)
410.101	n	(P-4449; A-17357) (E-4712)	2008.80	am	(P-10247)
410.102	n	(P-4449; A-17357) (E-4712)	2008.82	r	(P-10247; RC-17674)
410.103	n	(P-4449; A-17357) (E-4712)	2008.82	r	(P-10247; RC-17674)
410.104	n	(P-4449; A-17357) (E-4712)	2008.90	am	(P-17615/89; W-2410)
410.105	n	(P-4449; A-17357) (E-4712)	2008.100	am	(P-10247)
410.106	n	(P-4449; A-17357) (E-4712)	2008.101	am	(P-10247)
410.107	n	(P-4449; A-17357) (E-4712)	2008.102	n	(P-10247)
410.108	n	(P-4449; A-17357) (E-4712)	2008.103	n	(P-10247)
410.109	n	(P-4449; A-17357) (E-4712)	2008.104	n	(P-10247)
420.101	n	(P-4453; A-17373) (E-4734)	2008.120	am	(P-10247)
420.102	n	(P-4453; A-17373) (E-4734)	2008.120	am	(P-17615/89; W-2410)
420.103	n	(P-4453; A-17373) (E-4734)	2008.Ap.A	am	(P-10247)
420.104	n	(P-4453; A-17373) (E-4734)	2008.Ap.B	am	(P-10247)
420.105	n	(P-4453; A-17373) (E-4734)	2008.Ap.C	am	(P-10247)
420.106	n	(P-4453; A-17373) (E-4734)	2008.Ap.D	am	(P-10247)
420.107	n	(P-4453; A-17373) (E-4734)	2008.Ap.E	am	(P-10247)
420.108	n	(P-4453; A-17373) (E-4734)	2008.Ap.F	am	(P-10247)
420.109	n	(P-4453; A-17373) (E-4734)	2008.Ap.G	r	(P-10247)
TITLE 50		TITLE 50 (CONT'D)			
754.Ex.B	am	(P-19013/89; A-5793)	2010.10	n	(P-8828; A-17595)
754.Ex.C	am	(P-19013/89; A-5793)	2010.20	n	(P-8828; A-17595)
907.30	am	(P-8451; A-16920)	2010.30	n	(P-8828; A-17595)
909.20	am	(P-2744; A-13584)	2010.40	n	(P-8828; A-17595)
909.50	am	(P-2744; A-13584)	2010.50	n	(P-8828; A-17595)
909.100	#	(P-2744; A-13584)	2010.60	n	(P-8828; A-17595)
909.100	#	(P-2744; A-13584)	2010.70	n	(P-8828; A-17595)
909.110	#	(P-2744; A-13584)	2010.80	n	(P-8828; A-17595)
909.120	#	(P-2744; A-13584)	2010.90	n	(P-8828; A-17595)
930.30	am	(P-2754; A-13594)	2010.100	n	(P-8828; A-17595)
930.40	am	(P-2754; A-13594)	2010.110	n	(P-8828; A-17595)
930.60	#	(P-2754; A-13594)	2010.120	n	(P-8828; A-17595)
930.60	#	(P-2754; A-13594)	2010.130	n	(P-8828; A-17595)
930.70	#	(P-2754; A-13594)	2010.140	n	(P-8828; A-17595)
930.80	#	(P-2754; A-13594)	2010.150	n	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.160	n	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.170	n	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.A	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.B	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.C	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.D	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.E	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.F	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.G	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.H	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.I	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.J	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.K	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.L	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.M	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.N	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.O	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.P	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.Q	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.R	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.S	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.T	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.U	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.V	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.W	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.X	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.Y	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.Z	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AA	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AB	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AC	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AD	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AE	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AF	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AG	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AH	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AI	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AJ	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AK	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AL	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AM	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AN	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AO	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AP	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AQ	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AR	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AT	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AU	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AV	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AW	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AX	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AY	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.AZ	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BA	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BB	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BC	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BD	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BE	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BF	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BG	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BH	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BI	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BJ	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BK	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BL	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BM	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BN	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BO	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BP	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BQ	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BR	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BS	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BT	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BU	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BV	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BW	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BX	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BY	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.BZ	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CA	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CB	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CC	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CD	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CE	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CF	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CG	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CH	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CI	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CJ	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CK	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CL	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CM	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CN	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CO	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CP	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CQ	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CR	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CS	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CT	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CU	am	(P-8828; A-17595)
930.90	#	(P-2754; A-13594)	2010.Ap.CV	am	(P-8828; A-17595)

TITLE 50 (CONTD)			
8100.245	n	(P-16; A-8600) (E-305)	8100.2104
8100.246	n	(P-16; A-8600) (E-305)	8100.2106
8100.250	n	(P-16; A-8600) (E-305)	8100.2108
8100.255	n	(P-16; A-8600) (E-305)	8100.2110
8100.260	n	(P-16; A-8600) (E-305)	8100.2112
8100.265	n	(P-16; A-8600) (E-305)	8100.2114
8100.270	n	(P-16; A-8600) (E-305)	8100.2116
8100.275	n	(P-16; A-8600) (E-305)	8100.2118
8100.280	n	(P-16; C-1049; A-8600) (E-305)	8100.2120
8100.400	n	(P-16; A-8600) (E-305)	8100.2122
8100.401	n	(P-16; A-8600) (E-305)	8100.2124
8100.402	n	(P-16; A-8600) (E-305)	8100.2126
8100.403	n	(P-16; A-8600) (E-305)	8100.2128
8100.405	n	(P-16; A-8600) (E-305)	8100.2130
8100.600	n	(P-16; O-8209; R-8219; W-8205)	8100.2132
8100.900	n	(P-16; A-8600) (E-305)	8100.2134
8100.905	n	(P-16; C-1049; A-8600) (E-305)	8100.2136
8100.1000	n	(P-16; A-8600)	8100.2138
8100.1005	n	(P-16; A-8600) (E-305)	8100.2140
8100.1100	n	(P-16; A-8600) (E-305)	8100.2142
8100.1200	n	(P-16; A-8600) (E-305)	8100.2144
8100.1300	n	(P-16; A-8600) (E-305)	8100.2146
8100.1500	n	(P-16; A-8600) (E-305)	8100.2148
8100.1505	n	(P-16; A-8600) (E-305)	8100.2150
8100.1510	n	(P-16; A-8600) (E-305)	8100.2152
8100.1515	n	(P-16; A-8600) (E-305)	8100.2160
8100.1600	n	(P-16; A-8600) (E-305)	
8100.1700	n	(P-16; A-8600) (E-305)	8100.2400
8100.1701	n	(P-16; C-1049; A-8600) (E-305)	8100.2402
8100.1702	n	(P-16; A-8600) (E-305)	8100.2405
8100.1703	n	(E-305) (P-16; C-1049; A-8600)	8100.3000
8100.1704	n	(P-16; A-8600) (E-305)	
8100.1705	n	(P-16; C-1049; A-8600)	
8100.1706	n	(P-16; A-8600)	
8100.1708	n	(P-16; A-8600) (E-305)	
8100.1710	n	(P-16; A-8600)	
8100.1712	n	(P-16; A-8600)	
8100.1714	n	(P-16; A-8600)	
8100.1716	n	(P-16; A-8600) (E-305)	
8100.1718	n	(P-16; A-8600) (E-305)	
8100.1720	n	(P-16; A-8600) (E-305)	
8100.1722	n	(P-16; C-1049; A-8600) (E-305)	
8100.1724	n	(P-16; A-8600) (E-305)	
8100.1726	n	(P-16; A-8600) (E-305)	
8100.1728	n	(P-16; A-8600) (E-305)	
8100.1730	n	(P-16; A-8600) (E-305)	
8100.1732	n	(P-16; A-8600) (E-305)	
8100.1734	n	(P-16; A-8600) (E-305)	
8100.1736	n	(P-16; C-1049; A-8600)	
8100.1738	n	(P-16; A-8600) (E-305)	
8100.1740	n	(P-16; A-8600) (E-305)	
8100.1742	n	(P-16; A-8600) (E-305)	
8100.1744	n	(P-16; A-8600) (E-305)	
8100.1746	n	(P-16; A-8600) (E-305)	
8100.1748	n	(P-16; A-8600) (E-305)	
8100.1750	n	(P-16; A-8600) (E-305)	
8100.1752	n	(P-16; C-1049)	
8100.1754	n	(P-16; C-1049)	
8100.1756	n	(P-16; C-1049)	
8100.1758	n	(P-16; C-1049)	
8100.1810	n	(P-16; W-8205) (E-305)	
8100.2010	n	(P-16; A-8600) (E-305)	
8100.2100	n	(P-16; A-8600)	
8100.2102	n	(P-16; A-8600)	

TITLE 56 (CONTD)			TITLE 59		
350.350	n	(P-5839/89; O-4750; W-4740)	2765.210	n	(P-13118)
350.360	n	(P-5839/89; O-4750; W-4740)	2765.325	am	(P-13910)
350.370	n	(P-5839/89; O-4750; W-4740)	2770.110	am	(P-15543/89; A-2038)
350.380	n	(P-5839/89; O-4750; W-4740)		n	(P-15659)
350.390	n	(P-5839/89; O-4750; W-4740)	2770.150	r	(P-12364; A-18280)
350.400	n	(P-5839/89; O-4750; W-4740)	2770.155	r	(P-12364; A-18280)
350.410	n	(P-5839/89; O-4750; W-4740)	2770.160	r	(P-12364; A-18280)
350.420	n	(P-5839/89; O-4750; W-4740)	2770.165	r	(P-12364; A-18280)
350.430	n	(P-5839/89; O-4750; W-4740)	2770.170	r	(P-12364; A-18280)
350.440	n	(P-5839/89; O-4750; W-4740)	2815.105	am	(P-17152; E-17389)
350.450	n	(P-5839/89; O-4750; W-4740)	2830.10	n	(P-2423; A-9101)
350.460	n	(P-5839/89; O-4750; W-4740)	2830.300	n	(P-2423; A-9101)
2610.60	am	(P-5017/89; A-1976) (P-16117)	2830.305	n	(P-2423; A-9101)
2610.100	am	(P-13074)	2830.310	n	(P-2423; A-9101)
2610.130	am	(P-13074)	2830.315	n	(P-2423; A-9101)
2610.150	n	(P-13074)	2830.320	n	(P-2423; A-9101)
-Ap. A	am	(P-5017/89; A-1976) (P-16117)	2830.325	n	(P-2423; A-9101)
-II. A	n	(P-16117)	2830.330	n	(P-2423; A-9101)
-II. B	n	(P-16117)	2830.335	n	(P-2423; A-9101)
-II. C	n	(P-16117)	2830.340	n	(P-2423; A-9101)
-II. D	n	(P-16117)	2865.1	n	(P-10215; A-18466)
-II. E	n	(P-16117)	2865.100	n	(P-10215; A-18466)
2625.10	n	(P-13045)	2865.105	n	(P-10215; A-18466)
2625.30	am	(P-13045)	2865.110	n	(P-10215; A-18466)
2625.40	am	(P-13045)	2865.115	n	(P-10215; A-18466)
2625.50	am	(P-13045)	2865.120	n	(P-10215; A-18466)
2625.60	n	(P-13045)	2865.125	n	(P-10215; A-18466)
2625.70	n	(P-13045)	2865.130	n	(P-10215; A-18466)
2625.70	n	(P-13045)	2865.135	n	(P-10215; A-18466)
2625.80	n	(P-17407)	2865.140	n	(P-10215; A-18466)
2630.5	n	(P-5310; A-13984)	2865.205	n	(P-10215; A-18466)
2630.82	am	(P-17407)	2865.210	n	(P-10215; A-18466)
2630.101	am	(P-17407)	2865.215	am	(P-10215; A-18466)
2630.102	am	(P-17407)	2920.40	am	(P-13905)
2630.103	n	(P-5310; A-13984)	6000.10	am	(P-2989)
2630.104	n	(P-17407)	6000.280	am	(E-3235; O-5905) (P-2989)
2630.105	n	(P-17407)	6000.330	am	(P-2989)
2630.112	am	(P-7312)		n	
2630.120	am	(P-17407)			
2650.10	am	(P-15977/89; A-5075)		am	(P-2432)
2650.20	am	(P-15977/89; A-5075)	102.10	am	(P-2432)
2650.30	am	(P-15977/89; A-5075)	102.30	am	(P-2432)
2650.40	am	(P-15977/89; A-5075)	106.25	am	(P-14647)
2650.50	am	(P-15977/89; A-5075)	106.45	am	(P-14647)
2650.60	am	(P-15977/89; A-5075)	108.10	am	(P-16718)
2650.110	am	(P-15977/89; A-5075)	108.20	am	(P-16718)
2650.130	am	(P-15977/89; A-5075)	108.30	am	(P-16718)
2650.140	am	(P-15977/89; A-5075)	108.40	am	(P-16718)
2650.210	am	(P-15977/89; A-5075)	108.50	am	(P-16718)
2650.220	n	(P-15977/89; A-5075)	108.60	am	(P-16718)
2650.230	n	(P-15977/89; A-5075)	108.70	am	(P-16718)
2650.240	am	(P-15977/89; A-5075)	108.80	am	(P-16718)
2650.250	n	(P-15977/89; A-5075)	108.90	am	(P-16718)
2720.125	r	(P-10237; A-18489)	108.100	am	(P-16718)
2720.126	r	(P-10237; A-18489)	108.110	am	(P-16718)
2720.127	r	(P-10237; A-18489)	108.120	am	(P-16718)
2720.128	r	(P-10237; A-18489)	108.130	am	(P-16718)
2720.129	r	(P-10237; A-18489)	108.140	am	(P-16718)
2720.130	r	(P-7686; A-15334)	108.150	am	(P-16718)
2725.100	am	(P-19841/89; A-5126)	108.160	am	(P-16718)
2725.100	am	(P-12748/89; O-20398/89;	108.200	am	(P-16718)
2732.200	n	R-1047; A-673)	108.210	n	(P-16718)
2765.18	n	(P-13118)	108.300	n	(P-16718)
2765.50	am	(P-1101; A-6218)	115.100	n	(P-15183/89; RC-10145; RC-10128; A-10865)
2765.66	am	(P-1101; A-6218)			

TITLE 59 (CONT'D)		TITLE 59 (CONT'D)	
115.110	n	117.325	n
115.120	n	117.330	n
115.200	n	117.335	n
115.210	n	117.340	n
115.215	n	117.345	n
115.220	n	117.350	n
115.230	n	117.355	n
115.240	n	117.360	n
115.250	n	117.365	n
115.300	n	117.370	n
115.310	n	117.375	n
115.320	n	117.380	n
115.400	n	117.385	n
115.410	n	117.390	n
115.420	n	117.395	n
115.430	n	117.400	n
115.440	n	117.405	n
115.450	n	117.410	n
115.460	n	117.415	n
115.470	n	117.420	n
115.480	n	117.425	n
115.490	n	117.430	n
115.500	n	117.435	n
115.510	n	117.440	n
115.520	n	117.445	n
115.530	n	117.450	n
115.540	n	117.455	n
115.550	n	117.460	n
115.560	n	117.465	n
115.570	n	117.470	n
115.580	n	117.475	n
115.590	n	117.480	n
115.600	n	117.485	n
115.610	n	117.490	n
115.620	n	117.495	n
115.630	n	117.500	n
115.640	n	117.505	n
115.650	n	117.510	n
115.660	n	117.515	n
115.670	n	117.520	n
115.680	n	117.525	n
115.690	n	117.530	n
115.700	n	117.535	n
115.710	n	117.540	n
115.720	n	117.545	n
115.730	n	117.550	n
115.740	n	117.555	n
115.750	n	117.560	n
115.760	n	117.565	n
115.770	n	117.570	n
115.780	n	117.575	n
115.790	n	117.580	n
115.800	n	117.585	n
115.810	n	117.590	n
115.820	n	117.595	n
115.830	n	117.600	n
115.840	n	117.605	n
115.850	n	117.610	n
115.860	n	117.615	n
115.870	n	117.620	n
115.880	n	117.625	n
115.890	n	117.630	n
115.900	n	117.635	n
115.910	n	117.640	n
115.920	n	117.645	n
115.930	n	117.650	n
115.940	n	117.655	n
115.950	n	117.660	n
115.960	n	117.665	n
115.970	n	117.670	n
115.980	n	117.675	n
115.990	n	117.680	n
116.000	n	117.685	n
116.010	n	117.690	n
116.020	n	117.695	n
116.030	n	117.700	n
116.040	n	117.705	n
116.050	n	117.710	n
116.060	n	117.715	n
116.070	n	117.720	n
116.080	n	117.725	n
116.090	n	117.730	n
116.100	n	117.735	n
116.110	n	117.740	n
116.120	n	117.745	n
116.130	n	117.750	n
116.140	n	117.755	n
116.150	n	117.760	n
116.160	n	117.765	n
116.170	n	117.770	n
116.180	n	117.775	n
116.190	n	117.780	n
116.200	n	117.785	n
116.210	n	117.790	n
116.220	n	117.795	n
116.230	n	117.800	n
116.240	n	117.805	n
116.250	n	117.810	n
116.260	n	117.815	n
116.270	n	117.820	n
116.280	n	117.825	n
116.290	n	117.830	n
116.300	n	117.835	n
116.310	n	117.840	n
116.320	n	117.845	n
116.330	n	117.850	n
116.340	n	117.855	n
116.350	n	117.860	n
116.360	n	117.865	n
116.370	n	117.870	n
116.380	n	117.875	n
116.390	n	117.880	n
116.400	n	117.885	n
116.410	n	117.890	n
116.420	n	117.895	n
116.430	n	117.900	n
116.440	n	117.905	n
116.450	n	117.910	n
116.460	n	117.915	n
116.470	n	117.920	n
116.480	n	117.925	n
116.490	n	117.930	n
116.500	n	117.935	n
116.510	n	117.940	n
116.520	n	117.945	n
116.530	n	117.950	n
116.540	n	117.955	n
116.550	n	117.960	n
116.560	n	117.965	n
116.570	n	117.970	n
116.580	n	117.975	n
116.590	n	117.980	n
116.600	n	117.985	n
116.610	n	117.990	n
116.620	n	117.995	n
116.630	n	118.000	n
116.640	n	118.005	n
116.650	n	118.010	n
116.660	n	118.015	n
116.670	n	118.020	n
116.680	n	118.025	n
116.690	n	118.030	n
116.700	n	118.035	n
116.710	n	118.040	n
116.720	n	118.045	n
116.730	n	118.050	n
116.740	n	118.055	n
116.750	n	118.060	n
116.760	n	118.065	n
116.770	n	118.070	n
116.780	n	118.075	n
116.790	n	118.080	n
116.800	n	118.085	n
116.810	n	118.090	n
116.820	n	118.095	n
116.830	n	118.100	n
116.840	n	118.105	n
116.850	n	118.110	n
116.860	n	118.115	n
116.870	n	118.120	n
116.880	n	118.125	n
116.890	n	118.130	n
116.900	n	118.135	n
116.910	n	118.140	n
116.920	n	118.145	n
116.930	n	118.150	n
116.940	n	118.155	n
116.950	n	118.160	n
116.960	n	118.165	n
116.970	n	118.170	n
116.980	n	118.175	n
116.990	n	118.180	n
117.000	n	118.185	n
117.010	n	118.190	n
117.020	n	118.195	n
117.030	n	118.200	n
117.040	n	118.205	n
117.050	n	118.210	n
117.060	n	118.215	n
117.070	n	118.220	n
117.080	n	118.225	n
117.090	n	118.230	n
117.100	n	118.235	n
117.110	n	118.240	n
117.120	n	118.245	n
117.130	n	118.250	n
117.140	n	118.255	n
117.150	n	118.260	n
117.160	n	118.265	n
117.170	n	118.270	n
117.180	n	118.275	n
117.190	n	118.280	n
117.200	n	118.285	n
117.210	n	118.290	n
117.220	n	118.295	n
117.230	n	118.300	n
117.240	n	118.305	n
117.250	n	118.310	n
117.260	n	118.315	n
117.270	n	118.320	n
117.280	n	118.325	n
117.290	n	118.330	n
117.300	n	118.335	n
117.310	n	118.340	n
117.320	n	118.345	n
117.330	n	118.350	n
117.340	n	118.355	n
117.350	n	118.360	n
117.360	n	118.365	n
117.370	n	118.370	n
117.380	n	118.375	n
117.390	n	118.380	n
117.400	n	118.385	n
117.410	n	118.390	n
117.420	n	118.395	n
117.430	n	118.400	n
117.440	n	118.405	n
117.450	n	118.410	n
117.460	n	118.415	n
117.470	n	118.420	n
117.480	n	118.425	n
117.490	n	118.430	n
117.500	n	118.435	n
117.510	n	118.440	n
117.520	n	118.445	n
117.530	n	118.450	n
117.540	n	118.455	n
117.550	n	118.460	n
117.560	n	118.465	n
117.570	n	118.470	n
117.580	n	118.475	n
117.590	n	118.480	n
117.600	n	118.485	n
117.610	n	118.490	n
117.620	n	118.495	n
117.630	n	118.500	n
117.640	n	118.505	n
117.650	n	118.510	n
117.660	n	118.515	n
117.670	n	118.520	n
117.680	n	118.525	n
117.690	n	118.530	n
117.700	n	118.535	n
117.710	n	118.540	n
117.720	n	118.545	n
117.730	n	118.550	n
117.740	n	118.555	n
117.750	n	118.560	n
117.760	n	118.565	n
117.770	n	118.570	n
117.780	n	118.575	n
117.790	n	118.580	n
117.800	n	118.585	n
117.810	n	118.590	n
117.820	n	118.595	n
117.830	n	118.600	n
117.840	n	118.605	n
117.850	n	118.610	n
117.860	n	118.615	n
117.870	n	118.620	n
117.880	n	118.625	n
117.890	n	118.630	n
117.900	n	118.635	n
117.910	n	118.640	n
117.920	n	118.645	n
117.930	n	118.650	n
117.940	n	118.655	n
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117.960	n	118.665	n
117.970	n	118.670	n
117.980	n	118.675	n
117.990	n	118.680	n
118.000	n	118.685	n
118.010	n	118.690	n
118.020	n	118.695	n
118.030	n	118.700	n
118.040	n	118.705	n
118.050	n	118.710	n
118.060	n	118.715	n
118.070	n	118.720	n
118.080	n	118.725	n
118.090	n	118.730	n
118.100	n	118.735	n
118.110	n	118.740	n
118.120	n	118.745	n
118.130	n	118.750	n
118.140	n	118.755	n
118.150	n	118.760	n
118.160	n	118.765	n
118.170	n	118.770	n
118.180	n	118.775	n
118.190	n	118.780	n
118.200	n	118.785	n
118.210	n	118.790	n
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118.240	n	118.805	n
118.250	n	118.810	n
118.260	n	118.815	n
118.270	n	118.820	n
118.280	n	118.825	n
118.290	n	118.830	n
118.300	n	118.835	n
118.310	n	118.840	n
118.320	n	118.845	n
118.330	n	118.850	n
118.340	n	118.855	n
118.350	n	118.860	n
118.360	n	118.865	n
118.370	n	118.870	n
118.380	n	118.875	n
118.390	n	118.880	n
118.400	n	118.885	n
118.410	n	118.890	n
118.420	n	118.895	n
118.430	n	118.900	n
118.440	n	118.905	n
118.450	n	118.910	n
118.460	n	118.915	n
118.470	n	118.920	n
118.480	n	118.925	n
118.490	n	11	

TITLE 62 (CONT'D)		TITLE 62 (CONT'D)	
200.908	n	1816.83	am
200.909	n	1816.97	am
200.910	n	1816.99	am
200.911	n	1816.102	am
200.912	n	1817.49	am
200.913	n	1817.64	am
200.914	n	1817.66	am
200.915	n	1817.67	am
200.916	n	1817.68	am
200.917	n	1817.83	am
200.918	n	1817.97	am
200.919	n	1818.11	am
200.920	n	1818.12	am
200.921	n	1818.14	am
200.922	n	1818.17	am
200.923	n	1818.18	am
200.924	n	1818.19	am
200.925	n	1818.20	am
200.926	n	1818.21	am
200.927	n	1818.22	am
200.928	n	1818.23	am
200.929	n	1818.24	am
200.930	n	1818.25	am
200.931	n	1818.26	am
200.932	n	1818.27	am
200.933	n	1818.28	am
200.934	n	1818.29	am
200.935	n	1818.30	am
200.936	n	1818.31	am
200.937	n	1818.32	am
200.938	n	1818.33	am
200.939	n	1818.34	am
200.940	n	1818.35	am
200.941	n	1818.36	am
200.942	n	1818.37	am
200.943	n	1818.38	am
200.944	n	1818.39	am
200.945	n	1818.40	am
200.946	n	1818.41	am
200.947	n	1818.42	am
200.948	n	1818.43	am
200.949	n	1818.44	am
200.950	n	1818.45	am
200.951	n	1818.46	am
200.952	n	1818.47	am
200.953	n	1818.48	am
200.954	n	1818.49	am
200.955	n	1818.50	am
200.956	n	1818.51	am
200.957	n	1818.52	am
200.958	n	1818.53	am
200.959	n	1818.54	am
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200.961	n	1818.56	am
200.962	n	1818.57	am
200.963	n	1818.58	am
200.964	n	1818.59	am
200.965	n	1818.60	am
200.966	n	1818.61	am
200.967	n	1818.62	am
200.968	n	1818.63	am
200.969	n	1818.64	am
200.970	n	1818.65	am
200.971	n	1818.66	am
200.972	n	1818.67	am
200.973	n	1818.68	am
200.974	n	1818.69	am
200.975	n	1818.70	am
200.976	n	1818.71	am
200.977	n	1818.72	am
200.978	n	1818.73	am
200.979	n	1818.74	am
200.980	n	1818.75	am
200.981	n	1818.76	am
200.982	n	1818.77	am
200.983	n	1818.78	am
200.984	n	1818.79	am
200.985	n	1818.80	am
200.986	n	1818.81	am
200.987	n	1818.82	am
200.988	n	1818.83	am
200.989	n	1818.84	am
200.990	n	1818.85	am
200.991	n	1818.86	am
200.992	n	1818.87	am
200.993	n	1818.88	am
200.994	n	1818.89	am
200.995	n	1818.90	am
200.996	n	1818.91	am
200.997	n	1818.92	am
200.998	n	1818.93	am
200.999	n	1818.94	am
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201.001	n	1818.96	am
201.002	n	1818.97	am
201.003	n	1818.98	am
201.004	n	1818.99	am
201.005	n	1819.00	am
201.006	n	1819.01	am
201.007	n	1819.02	am
201.008	n	1819.03	am
201.009	n	1819.04	am
201.010	n	1819.05	am
201.011	n	1819.06	am
201.012	n	1819.07	am
201.013	n	1819.08	am
201.014	n	1819.09	am
201.015	n	1819.10	am
201.016	n	1819.11	am
201.017	n	1819.12	am
201.018	n	1819.13	am
201.019	n	1819.14	am
201.020	n	1819.15	am
201.021	n	1819.16	am
201.022	n	1819.17	am
201.023	n	1819.18	am
201.024	n	1819.19	am
201.025	n	1819.20	am
201.026	n	1819.21	am
201.027	n	1819.22	am
201.028	n	1819.23	am
201.029	n	1819.24	am
201.030	n	1819.25	am
201.031	n	1819.26	am
201.032	n	1819.27	am
201.033	n	1819.28	am
201.034	n	1819.29	am
201.035	n	1819.30	am
201.036	n	1819.31	am
201.037	n	1819.32	am
201.038	n	1819.33	am
201.039	n	1819.34	am
201.040	n	1819.35	am
201.041	n	1819.36	am
201.042	n	1819.37	am
201.043	n	1819.38	am
201.044	n	1819.39	am
201.045	n	1819.40	am
201.046	n	1819.41	am
201.047	n	1819.42	am
201.048	n	1819.43	am
201.049	n	1819.44	am
201.050	n	1819.45	am
201.051	n	1819.46	am
201.052	n	1819.47	am
201.053	n	1819.48	am
201.054	n	1819.49	am
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201.056	n	1819.51	am
201.057	n	1819.52	am
201.058	n	1819.53	am
201.059	n	1819.54	am
201.060	n	1819.55	am
201.061	n	1819.56	am
201.062	n	1819.57	am
201.063	n	1819.58	am
201.064	n	1819.59	am
201.065	n	1819.60	am
201.066	n	1819.61	am
201.067	n	1819.62	am
201.068	n	1819.63	am
201.069	n	1819.64	am
201.070	n	1819.65	am
201.071	n	1819.66	am
201.072	n	1819.67	am
201.073	n	1819.68	am
201.074	n	1819.69	am
201.075	n	1819.70	am
201.076	n	1819.71	am
201.077	n	1819.72	am
201.078	n	1819.73	am
201.079	n	1819.74	am
201.080	n	1819.75	am
201.081	n	1819.76	am
201.082	n	1819.77	am
201.083	n	1819.78	am
201.084	n	1819.79	am
201.085	n	1819.80	am
201.086	n	1819.81	am
201.087	n	1819.82	am
201.088	n	1819.83	am
201.089	n	1819.84	am
201.090	n	1819.85	am
201.091	n	1819.86	am
201.092	n	1819.87	am
201.093	n	1819.88	am
201.094	n	1819.89	am
201.095	n	1819.90	am
201.096	n	1819.91	am
201.097	n	1819.92	am
201.098	n	1819.93	am
201.099	n	1819.94	am
201.100	n	1819.95	am
201.101	n	1819.96	am
201.102	n	1819.97	am
201.103	n	1819.98	am
201.104	n	1819.99	am
201.105	n	1820.00	am
201.106	n	1820.01	am
201.107	n	1820.02	am
201.108	n	1820.03	am
201.109	n	1820.04	am
201.110	n	1820.05	am
201.111	n	1820.06	am
201.112	n	1820.07	am
201.113	n	1820.08	am
201.114	n	1820.09	am
201.115	n	1820.10	am
201.116	n	1820.11	am
201.117	n	1820.12	am
201.118	n	1820.13	am
201.119	n	1820.14	am
201.120	n	1820.15	am
201.121	n	1820.16	am
201.122	n	1820.17	am
201.123	n	1820.18	am
201.124	n	1820.19	am
201.125	n	1820.20	am
201.126	n	1820.21	am
201.127	n	1820.22	am
201.128	n	1820.23	am
201.129	n	1820.24	am
201.130	n	1820.25	am
201.131	n	1820.26	am
201.132	n	1820.27	am
201.133	n	1820.28	am
201.134	n	1820.29	am
201.135	n	1820.30	am
201.136	n	1820.31	am
201.137	n	1820.32	am
201.138	n	1820.33	am
201.139	n	1820.34	am
201.140	n	1820.35	am
201.141	n	1820.36	am
201.142	n	1820.37	am
201.143	n	1820.38	am
201.144	n	1820.39	am
201.145	n	1820.40	am
201.146	n	1820.41	am
201.147	n	1820.42	am
201.148	n	1820.43	am
201.149	n	1820.44	am
201.150	n	1820.45	am
201.151	n	1820.46	am
201.152	n	1820.47	am
201.153	n	1820.48	am
201.154	n	1820.49	am
201.155	n	1820.50	am
201.156	n	1820.51	am
201.157	n	1820.52	am
201.158	n	1820.53	am
201.159	n	1820.54	am
201.160	n	1820.55	am
201.161	n	1820.56	am
201.162	n	1820.57	am
201.163	n	1820.58	am
201.164	n	1820.59	am
201.165	n	1820.60	am
201.166	n	1820.61	am
201.167	n	1820.62	am
201.168	n	1820.63	am
201.169	n	1820.64	am
201.170	n	1820.65	am
201.171	n	1820.66	am
201.172	n	1820.67	am
201.173	n	1820.68	am
201.174	n	1820.69	am
201.175	n	1820.70	am
201.176	n	1820.71	am
201.177	n	1820.72	am
201.178	n	1820.73	am
201.179	n	1820.74	am
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201.182	n	1820.77	am
201.183	n	1820.78	am
201.184	n	1820.79	am
201.185	n	1820.80	am
201.186	n	1820.81	am
201.187	n	1820.82	am
201.188	n	1820.83	am
201.189	n	1820.84	am
201.190	n	1820.85	am
201.191	n	1820.86	am
201.192	n	1820.87	am
201.193	n	1820.88	am
201.194	n	1820.89	am
201.195	n	1820.90	am
201.196	n	1820.91	am
201.197	n	1820.92	am
201.198	n	1820.93	am
201.199	n	1820.94	am
201.200	n	1820.95	am
201.201	n	1820.96	am
201.202	n	1820.97	am
201.203	n	1820.98	am
201.204	n	1820.99	am
201.205	n	1821.00	am</

TITLE 68 (CONT'D)			TITLE 77 (CONT'D)			
1400.30	am	(P-2913/89; O-4754; A-4515; PF-4760; M-12935; A-12735)	420.420	am	(P-1541; A-15327)	300.3260
1400.40	am	(P-2913/89; A-4515)	420.630	am	(P-15645)	330.330
1400.50	am	(P-2913/89; A-4515)	420.640	am	(P-15645)	330.913
1400.60	am	(P-2913/89; A-4515)				330.1110
1400.65	am	(P-2913/89; A-4515)				330.2010
1400.70	am	(P-2913/89; A-4515)				330.2210
1400.80	am	(P-2913/89; A-4515)				330.2230
1400.90	am	(P-2913/89; A-4515)				330.2420
1480.10	r	(P-14291)				330.3060
1480.20	r	(P-14291)				330.3160
1480.30	r	(P-14291)				330.3620
1480.40	r	(P-14291)				330.3690
1480.45	#	(P-14291)				330.3720
1480.50	r	(P-14291)				330.4220
1480.60	#	(P-14291)				330.4240
1480.110n	n	(P-14291)				330.4260
1480.120	n	(P-14291)				330.110
1480.130	n	(P-14291)				330.120
1480.140	n	(P-14291)				330.330
1480.150	n	(P-14291)				330.680
1480.160	n	(P-14291)				330.1220
1480.170	n	(P-14291)				330.1910
1480.180	n	(P-14291)				330.2010
1480.190	n	(P-14291)				330.2030
1480.200	n	(P-14291)				330.2220
1480.210	n	(P-14291)				330.2720
1480.220	n	(P-14291)				330.2730
						330.3020
						330.3030
						330.3220
						330.3240
						330.3260
						400.100
						400.110
						400.120

TITLE 71						
2005.10	n	(P-15640/89; RC-2131; A-7228)	245.60	am	(P-14699)	350.3020
2005.20	n	(P-15640/89; O-2124; M-7267; RC-2131; A-7228)	245.80n	n	(P-14699)	350.3030
2005.30	n	(P-15640/89; RC-2131; A-7228)	245.90	n	(P-14699)	350.3220
2005.40	n	(P-15640/89; RC-2131; A-7228)	245.100	n	(P-14699)	350.3230
2005.50	n	(P-15640/89; O-2124; M-7267; RC-2131; A-7228)	245.110	n	(P-14699)	350.3240
2005.60	n	(P-15640/89; RC-2131; A-7228)	245.120	n	(P-14699)	350.3260
2005.70	n	(P-15640/89; RC-2131; A-7228)	245.130	n	(P-14699)	350.3710
2005.80	n	(P-15640/89; RC-2131; A-7228)	245.140	n	(P-14699)	350.3720
2005.90	n	(P-15640/89; RC-2131; A-7228)	245.150	n	(P-14699)	350.3730
			245.150	n	(P-14699)	350.3750
			245.150	n	(P-14699)	350.3770
			245.160	n	(P-14699)	350.3780
			245.160	n	(P-14699)	350.3810
			245.210	n	(P-14699)	350.3880
			245.240	n	(P-14699)	350.3900
			245.310	n	(P-14699)	350.3940
			245.330	n	(P-14699)	350.4010
			245.510	n	(P-14699)	350.4010
			245.525	n	(P-14699)	350.4010
			245.725	n	(P-14699)	350.4010
			245.1510	n	(P-14699)	350.4010
			245.1870	n	(P-14699)	350.4010
			245.2140	n	(P-14699)	350.4010
			300.330	n	(P-14699)	350.4010
			300.1010	n	(P-14699)	350.4010
			300.2110	n	(P-14699)	350.4010
			300.2210	n	(P-14699)	350.4010
			300.2230	n	(P-14699)	350.4010
			300.2420	n	(P-14699)	350.4010
			300.2920	n	(P-14699)	350.4010
			300.2930	n	(P-14699)	350.4010
			300.3060	n	(P-14699)	350.4010
			300.3120	n	(P-14699)	350.4010
			300.3130	n	(P-14699)	350.4010
			300.3220	n	(P-14699)	350.4010
			300.3240	n	(P-14699)	350.4010

[illegible]

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TITLE 77 (CONT'D)

672.620	n	(P-11132)	694.20	am	(P-5448; A-14551)
672.625	n	(P-11132)	694.100	n	(P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.630	n	(P-11132)			
672.635	n	(P-11132)	694.100	am	(P-5448; A-14551) (E-5882)
672.640	n	(P-11132)	694.110	n	(P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.645	n	(P-11132)			
672.650	n	(P-11132)	694.120	n	(P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.655	n	(P-11132)			
672.660	n	(P-11132)	694.200	n	(P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.665	n	(P-11132)			
672.670	n	(P-11132)			
672.675	n	(P-11132)			
672.680	am	(P-19185/89; A-10447)	694.210	n	(P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.685	am	(P-19185/89; A-10447)			
672.690	am	(P-19185/89; A-10447)	694.220	n	(P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.695	am	(P-19185/89; A-10447)			
672.700	am	(P-19185/89; A-10447)			
672.705	am	(P-19185/89; A-10447)			
672.710	am	(P-19185/89; A-10447)	694.220	n	(P-5491/89; O-15888/89; RC-15892/89; M-20136/89; A-1609)
672.715	am	(P-19185/89; A-10447)			
672.720	am	(P-19185/89; A-10447)			
672.725	am	(P-19185/89; A-10447)			
672.730	am	(P-19185/89; A-10447)			
672.735	am	(P-19185/89; A-10447)			
672.740	am	(P-19185/89; A-10447)			
672.745	am	(P-19185/89; A-10447)			
672.750	am	(P-19185/89; A-10447)			
672.755	am	(P-19185/89; A-10447)			
672.760	am	(P-19185/89; A-10447)			
672.765	am	(P-19185/89; A-10447)			
672.770	am	(P-19185/89; A-10447)			
672.775	am	(P-19185/89; A-10447)			
672.780	am	(P-19185/89; A-10447)			
672.785	am	(P-19185/89; A-10447)			
672.790	am	(P-19185/89; A-10447)			
672.795	am	(P-19185/89; A-10447)			
672.800	am	(P-19185/89; A-10447)			
672.805	am	(P-19185/89; A-10447)			
672.810	am	(P-19185/89; A-10447)			
672.815	am	(P-19185/89; A-10447)			
672.820	am	(P-19185/89; A-10447)			
672.825	am	(P-19185/89; A-10447)			
672.830	am	(P-19185/89; A-10447)			
672.835	am	(P-19185/89; A-10447)			
672.840	am	(P-19185/89; A-10447)			
672.845	am	(P-19185/89; A-10447)			
672.850	am	(P-19185/89; A-10447)			
672.855	am	(P-19185/89; A-10447)			
672.860	am	(P-19185/89; A-10447)			
672.865	am	(P-19185/89; A-10447)			
672.870	am	(P-19185/89; A-10447)			
672.875	am	(P-19185/89; A-10447)			
672.880	am	(P-19185/89; A-10447)			
672.885	am	(P-19185/89; A-10447)			
672.890	am	(P-19185/89; A-10447)			
672.895	am	(P-19185/89; A-10447)			
672.900	am	(P-19185/89; A-10447)			
672.905	am	(P-19185/89; A-10447)			
672.910	am	(P-19185/89; A-10447)			
672.915	am	(P-19185/89; A-10447)			
672.920	am	(P-19185/89; A-10447)			
672.925	am	(P-19185/89; A-10447)			
672.930	am	(P-19185/89; A-10447)			
672.935	am	(P-19185/89; A-10447)			
672.940	am	(P-19185/89; A-10447)			
672.945	am	(P-19185/89; A-10447)			
672.950	am	(P-19185/89; A-10447)			
672.955	am	(P-19185/89; A-10447)			
672.960	am	(P-19185/89; A-10447)			
672.965	am	(P-19185/89; A-10447)			
672.970	am	(P-19185/89; A-10447)			
672.975	am	(P-19185/89; A-10447)			
672.980	am	(P-19185/89; A-10447)			
672.985	am	(P-19185/89; A-10447)			
672.990	am	(P-19185/89; A-10447)			
672.995	am	(P-19185/89; A-10447)			
673.000	am	(P-19185/89; A-10447)			
673.005	am	(P-19185/89; A-10447)			
673.010	am	(P-19185/89; A-10447)			
673.015	am	(P-19185/89; A-10447)			
673.020	am	(P-19185/89; A-10447)			
673.025	am	(P-19185/89; A-10447)			
673.030	am	(P-19185/89; A-10447)			
673.035	am	(P-19185/89; A-10447)			
673.040	am	(P-19185/89; A-10447)			
673.045	am	(P-19185/89; A-10447)			
673.050	am	(P-19185/89; A-10447)			
673.055	am	(P-19185/89; A-10447)			
673.060	am	(P-19185/89; A-10447)			
673.065	am	(P-19185/89; A-10447)			
673.070	am	(P-19185/89; A-10447)			
673.075	am	(P-19185/89; A-10447)			
673.080	am	(P-19185/89; A-10447)			
673.085	am	(P-19185/89; A-10447)			
673.090	am	(P-19185/89; A-10447)			
673.095	am	(P-19185/89; A-10447)			
673.100	am	(P-19185/89; A-10447)			
673.105	am	(P-19185/89; A-10447)			
673.110	am	(P-19185/89; A-10447)			
673.115	am	(P-19185/89; A-10447)			
673.120	am	(P-19185/89; A-10447)			
673.125	am	(P-19185/89; A-10447)			
673.130	am	(P-19185/89; A-10447)			
673.135	am	(P-19185/89; A-10447)			
673.140	am	(P-19185/89; A-10447)			
673.145	am	(P-19185/89; A-10447)			
673.150	am	(P-19185/89; A-10447)			
673.155	am	(P-19185/89; A-10447)			
673.160	am	(P-19185/89; A-10447)			
673.165	am	(P-19185/89; A-10447)			
673.170	am	(P-19185/89; A-10447)			
673.175	am	(P-19185/89; A-10447)			
673.180	am	(P-19185/89; A-10447)			
673.185	am	(P-19185/89; A-10447)			
673.190	am	(P-19185/89; A-10447)			
673.195	am	(P-19185/89; A-10447)			
673.200	am	(P-19185/89; A-10447)			
673.205	am	(P-19185/89; A-10447)			
673.210	am	(P-19185/89; A-10447)			
673.215	am	(P-19185/89; A-10447)			
673.220	am	(P-19185/89; A-10447)			
673.225	am	(P-19185/89; A-10447)			
673.230	am	(P-19185/89; A-10447)			
673.235	am	(P-19185/89; A-10447)			
673.240	am	(P-19185/89; A-10447)			
673.245	am	(P-19185/89; A-10447)			
673.250	am	(P-19185/89; A-10447)			
673.255	am	(P-19185/89; A-10447)			
673.260	am	(P-19185/89; A-10447)			
673.265	am	(P-19185/89; A-10447)			
673.270	am	(P-19185/89; A-10447)			
673.275	am	(P-19185/89; A-10447)			
673.280	am	(P-19185/89; A-10447)			
673.285	am	(P-19185/89; A-10447)			
673.290	am	(P-19185/89; A-10447)			
673.295	am	(P-19185/89; A-10447)			
673.300	am	(P-19185/89; A-10447)			
673.305	am	(P-19185/89; A-10447)			
673.310	am	(P-19185/89; A-10447)			
673.315	am	(P-19185/89; A-10447)			
673.320	am	(P-19185/89; A-10447)			
673.325	am	(P-19185/89; A-10447)			
673.330	am	(P-19185/89; A-10447)			
673.335	am	(P-19185/89; A-10447)			
673.340	am	(P-19185/89; A-10447)			
673.345	am	(P-19185/89; A-10447)			
673.350	am	(P-19185/89; A-10447)			
673.355	am	(P-19185/89; A-10447)			
673.360	am	(P-19185/89; A-10447)			
673.365	am	(P-19185/89; A-10447)			
673.370	am	(P-19185/89; A-10447)			
673.375	am	(P-19185/89; A-10447)			
673.380	am	(P-19185/89; A-10447)			
673.385	am	(P-19185/89; A-10447)			
673.390	am	(P-19185/89; A-10447)			
673.395	am	(P-19185/89; A-10447)			
673.400	am	(P-19185/89; A-10447)			
673.405	am	(P-19185/89; A-10447)			
673.410	am	(P-19185/89; A-10447)			
673.415	am	(P-19185/89; A-10447)			
673.420	am	(P-19185/89; A-10447)			
673.425	am	(P-19185/89; A-10447)			
673.430	am	(P-19185/89; A-10447)			
673.435	am	(P-19185/89; A-10447)			
673.440	am	(P-19185/89; A-10447)			
673.445	am	(P-19185/89; A-10447)			
673.450	am	(P-19185/89; A-10447)			
673.455	am	(P-19185/89; A-10447)			
673.460	am	(P-19185/89; A-10447)			
673.465	am	(P-19185/89; A-10447)			
673.470	am	(P-19185/89; A-10447)			
673.475	am	(P-19185/89; A-10447)			
673.480	am	(P-19185/89; A-10447)			
673.485	am	(P-19185/89; A-10447)			
673.490	am	(P-19185/89; A-10447)			
673.495	am	(P-19185/89; A-10447)			
673.500	am	(P-19185/89; A-10447)			
673.505	am	(P-19185/89; A-10447)			
673.510	am	(P-19185/89; A-10447)			
673.515	am	(P-19185/89; A-10447)			
673.520	am	(P-19185/89; A-10447)			
673.525	am	(P-19185/89; A-10447)			
673.530	am	(P-19185/89; A-10447)			
673.535	am	(P-19185/89; A-10447)			
673.540	am	(P-19185/89; A-10447)			
673.545	am	(P-19185/89; A-10447)			
673.550	am	(P-19185/89; A-10447)			
673.555	am	(P-19185/89; A-10447)			
673.560	am	(P-19185/89; A-10447)			
673.565	am	(P-19185/89; A-10447)			
673.570	am	(P-19185/89; A-10447)			
673.575	am	(P-19185/89; A-10447)			
673.580	am	(P-19185/89; A-10447)			
673.585	am	(P-19185/89; A-10447)			
673.590	am	(P-19185/89; A-10447)			
673.595	am	(P-19185/89; A-10447)			
673.600	am	(P-19185/89; A-10447)			
673.605	am	(P-19185/89; A-10447)			
673.610	am	(P-19185/89; A-10447)			
673.615	am	(P-19185/89; A-10447)			
673.620	am	(P-19185/89; A-10447)</			

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790.740	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620) (E-9556) (P-9357; A-17298) (E-13325)	790.2614 790.2617 790.2618	am am am	(P-4437; A-11988) (E-4620) (P-13133) (E-13325) (P-18457) (E-18588)		
790.760	n	(E-9556) (P-9357; A-17298) (E-13325)	790.2645	n	(P-18457) (E-18588)		
790.788	am	(E-9556) (P-9357; A-17298)	790.2655	n	(P-18457) (E-18588)		
790.830	am	(P-4437; A-11988) (E-4620)	790.2660	n	(P-18457) (E-18588)		
790.860	am	(P-4437; A-11988) (E-4620)	790.2661	r	(P-18457; A-11988) (E-4620)		
790.900	am	(P-4437; A-11988) (E-4620)	790.2662	n	(P-4437; A-11988) (E-4620)		
790.910	am	(P-13133) (E-13325)	790.2662	am	(E-9556) (P-9357; A-17298) (P-13133) (E-13325) (P-18457) (E-18588)		
790.1060	n	(P-16910/89; A-3184)		am	(P-4437; A-11988) (E-4620)		
790.1127	am	(P-18457) (E-18588)	790.2780	am	(P-4437; A-11988) (E-4620)		
790.1131	am	(P-18457) (E-18588)	790.2820	am	(E-9556) (P-9357; A-17298)		
790.1140	am	(P-16910/89; A-3184)	790.2860	am	(E-9556) (P-9357; A-17298)		
790.1200	r	(P-1220; A-8154) (E-1505)	790.2902	n	(E-9556) (P-9357; A-17298)		
790.1300	am	(P-4437; A-11988) (E-4620)	790.2902	am	(E-9556) (P-9357; A-17298)		
790.1390	n	(P-4437; A-11988) (E-4620)	790.2915	n	(E-9556) (P-9357; A-17298)		
790.1420	am	(P-18457) (E-18588)	790.2940	am	(P-16910/89; A-3184)		
790.1460	am	(E-9556) (P-9357; A-17298)	790.2980	am	(E-9556) (P-9357; A-17298)		
790.1560	am	(P-1220; A-8154) (E-1505)	790.3020	am	(E-9556) (P-9357; A-17298)		
790.1577	am	(E-9556) (P-9357; A-17298)	790.3025	am	(P-4437; A-11988) (E-4620)		
790.1660	am	(P-4437; A-11988) (E-4620)	790.3027	am	(P-18457) (E-18588)		
790.1685	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)	790.3032	am	(P-4437; A-11988) (E-4620)		
790.1686	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)	790.3033	am	(P-4437; A-11988) (E-4620)		
790.1700	am	(E-9556) (P-9357; A-17298)	790.3049	am	(P-4437; A-11988) (E-4620)		
790.1708	am	(E-9556) (P-9357; A-17298)	790.3051	am	(E-9556) (P-9357; A-17298)		
790.1719	am	(E-9556) (P-9357; A-17298)	790.3054	am	(P-4437; A-11988) (E-4620)		
790.1740	am	(P-4437; A-11988) (E-4620)	790.3140	am	(P-4437; A-11988) (E-4620)		
790.1740	am	(P-4437; A-11988) (E-4620)	790.3220	am	(P-4437; A-11988) (E-4620)		
790.1930	n	(P-4437; A-11988) (E-4620)	790.3300	am	(P-18457) (E-18588)		
790.1950	am	(P-18457) (E-18588)	790.3315	am	(P-4437; A-11988) (E-4620)		
790.1960	am	(E-9556) (P-9357; A-17298)	790.3315	am	(P-13133) (E-13325)		
790.1960	am	(E-9556) (P-9357; A-17298)	790.3335	am	(E-9556) (P-9357; A-17298)		
790.2060	am	(E-9556) (P-9357; A-17298)		am	(P-18457) (E-18588)		
790.2097	am	(P-1220; A-8154) (E-1505)	790.3340	am	(P-1220; A-8154) (E-1505)		
		(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)		am	(E-9556) (P-9357; A-17298)		
	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)	790.3350	n	(P-16910/89; A-3184)		
790.2140	am	(P-1220; A-8154) (E-1505)	790.3350	am	(P-18457) (E-18588)		
790.2155	n	(E-9556) (P-9357; A-17298)	790.3420	am	(E-9556) (P-9357; A-17298)		
790.2155	am	(E-9556) (P-9357; A-17298)	790.3437	am	(E-9556) (P-9357; A-17298)		
790.2180	am	(P-18457) (E-18588)	790.3440	am	(P-16910/89; A-3184)		
790.2260	am	(E-9556) (P-9357; A-17298)	790.3492	am	(P-4437; A-11988) (E-4620)		
	am	(P-4437; A-11988) (E-4620)	790.3540	am	(E-9556) (P-9357; A-17298)		
790.2380	am	(E-9556) (P-9357; A-17298)	790.3620	am	(P-4437; A-11988) (E-4620)		
790.2460	am	(P-4437; A-11988) (E-4620)	790.3742	am	(P-4437; A-11988) (E-4620)		
790.2462	n	(P-4437; A-11988) (E-4620)	790.3904	am	(P-4437; A-11988) (E-4620)		
790.2465	am	(P-13133) (E-13325) (P-18457) (E-18588)	790.3910	am	(P-13133) (E-13325) (P-18457) (E-18588)		
	n	(E-9556) (P-9357; A-17298)	790.3914	n	(P-13133) (E-13325) (P-18457) (E-18588)		
790.2485	am	(P-4437; A-11988) (E-4620)	790.3944	am	(P-4437; A-11988) (E-4620)		
790.2500	am	(P-4437; A-11988) (E-4620)	790.3945	am	(P-4437; A-11988) (E-4620)		
790.2540	am	(E-9556) (P-9357; A-17298)	790.4040	am	(E-9556) (P-9357; A-17298)		
	am	(P-4437; A-11988) (E-4620)	790.4060	am	(P-4437; A-11988) (E-4620)		
790.2580	am	(P-4437; A-11988) (E-4620)	790.4140	am	(P-1220; A-8154) (E-1505)		
790.2603	r	(P-1220; A-8154) (E-1505)	790.4140	am	(P-4437; A-11988) (E-4620)		
790.2603	am	(P-1220; A-8154) (E-1505)	790.4180	am	(E-9556) (P-9357; A-17298)		
790.2603	am	(P-1220; A-8154) (E-1505)	790.4220am	am	(P-4437; A-11988) (E-4620)		
790.2605	am	(E-9556) (P-9357; A-17298)		am	(P-4437; A-11988) (E-4620)		

[illegible]

TITLE 77 (CONT'D)		
790.7740	am	(P-4437; A-11988) (E-4620)
790.7820	am	(P-4437; A-11988) (E-4620)
790.7828	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620)
790.7834	am	(P-4437; A-11988) (E-4620)
790.7860	am	(P-4437; A-11988) (E-4620)
790.7940	am	(E-9556) (P-9357; A-17298)
790.8015	am	(P-4437; A-11988) (E-4620)
790.8020	am	(P-18457) (E-18588)
790.8060	am	(P-4437; A-11988) (E-4620)
790.8136	am	(E-9556) (P-9357; A-17298)
790.8180	am	(E-9556) (P-9357; A-17298)
790.8232	am	(P-13133) (E-13325)
790.8248	n	(P-4437; A-11988) (E-4620)
790.8290	am	(E-9556) (P-9357; A-17298)
790.8300	am	(P-4437; A-11988) (E-4620)
790.8378	am	(P-4437; A-11988) (E-4620)
790.8420	am	(P-16910/89; A-3184) (E-9556)
790.8460	am	(P-9357; A-17298)
790.8540	am	(P-4437; A-11988) (E-4620)
790.8660	am	(P-4437; A-11988) (E-4620)
790.8700	am	(P-4437; A-11988) (E-4620)
790.8710	n	(E-9556) (P-9357; A-17298)
790.8900	am	(P-1220; A-8154) (E-1505)
790.8940	am	(P-4437; A-11988) (E-4620)
790.8980	am	(P-16910/89; A-3184) (P-4437; A-11988) (E-4620) (P-13133)
790.9020	am	(E-13325)
790.9045	am	(E-9556) (P-9357; A-17298)
790.9048	am	(P-4437; A-11988) (E-4620)
790.9050	n	(P-4437; A-11988) (E-4620)
790.9060	am	(P-1220; A-8154) (E-1505)
790.9084	am	(P-16910/89; A-3184)
790.9050	n	(P-18457) (E-18588)
790.9060	am	(P-16910/89; A-3184)
790.9084	am	(P-4437; A-11988) (E-4620)
790.9180	am	(P-1220; A-8154) (E-1505)
790.9320	am	(P-16910/89; A-3184)
790.9340	am	(P-4437; A-11988) (E-4620)
790.9380	am	(P-4437; A-11988) (E-4620)
790.9420	am	(P-4437; A-11988) (E-4620)
790.9460	am	(E-9556) (P-9357; A-17298)
790.9500	am	(P-13133) (E-13325)
790.9800	am	(P-4437; A-11988) (E-4620)
800.120	am	(P-17707/89; A-12663)
800.130	am	(P-17707/89; A-12663)
800.300	am	(P-17707/89; A-12663)
800.340	am	(P-17707/89; A-12663)
800.400	am	(P-17707/89; A-12663)
800.410	am	(P-17707/89; A-12663)
800.420	am	(P-17707/89; A-12663)
800.520	am	(P-17707/89; A-12663)
800.560	am	(P-17707/89; A-12663)
800.600	am	(P-17707/89; A-12663)
800.830	am	(P-17707/89; A-12663)
800.840	am	(P-17707/89; A-12663)
800.900	am	(P-17707/89; A-12663)
800.980	am	(P-17707/89; A-12663)
800.1020	am	(P-17707/89; A-12663)
800.1200	am	(P-17707/89; A-12663)
800.1300	am	(P-17707/89; A-12663)
800.1600	am	(P-17707/89; A-12663)
800. Ap.A	n	(P-12395/89; A-786)
820.210	am	(P-571; A-12889)
830.10	am	(P-571; A-12889) (E-1036)
830.20	am	(P-571; A-12889) (E-1036)
830.880	n	(P-571; A-12889) (E-1036)
830.885	n	(P-571; A-12889) (E-1036)
830.890	n	(P-571; A-12889) (E-1036)
830.900	n	(P-571; A-12889) (E-1036)
840.5	am	(P-15284/89; A-5495)
840.10	am	(P-15284/89; A-5495)
840.120	am	(P-15284/89; A-5495)
840.30	am	(P-15284/89; A-5495)
840.50	am	(P-15284/89; A-5495)
840.60	n	(P-15284/89; A-5495)
840.110	am	(P-15284/89; A-5495)
840.115	am	(P-15284/89; A-5495)
840.120	r	(P-15284/89; A-5495)
840.200	am	(P-15284/89; A-5495)
840.210	am	(P-15284/89; A-5495)
840.215	am	(P-15284/89; A-5495)
840.300	am	(P-15284/89; A-5495)
840.305	n	(P-15284/89; A-5495)
840.310	n	(P-15284/89; A-5495)
840. Ap.A	n	(P-15284/89; A-5495)
840. Ap.B	am	(P-15284/89; A-5495)
840. Ex.A	am	(P-15284/89; A-5495)
840. Ex.B	am	(P-15284/89; A-5495)</

TITLE 77 (CONTD)			TITLE 80		
1130.510	n	(P-17245/89; A-7183)	1190.20	ann	(P-16917/89; A-5550)
1130.520	n	(P-17245/89; A-7183)	1190.25	n	(P-16917/89; A-5550)
1130.530	n	(P-17245/89; A-7183)	1190.30	ann	(P-16917/89; A-5550)
1130.540	n	(P-17245/89; A-7183)	1190.40	ann	(P-16917/89; A-5550)
1130.550	n	(P-17245/89; A-7183)	1190.50	ann	(P-16917/89; A-5550)
1130.560	n	(P-17245/89; A-7183)	1190.60	ann	(P-16917/89; A-5550)
1130.570	n	(P-17245/89; A-7183)	1190.70	ann	(P-16917/89; A-5550)
1130.575	n	(P-17245/89; A-7183)	1190.80	ann	(P-16917/89; A-5550)
1130.610	n	(P-17245/89; A-7183)	1220.10	r	(P-16714/89; A-5172)
1130.620	n	(P-17245/89; A-7183)	1220.20	r	(P-16714/89; A-5172)
1130.630	n	(P-17245/89; A-7183)	1220.30	r	(P-16714/89; A-5172)
1130.640	n	(P-17245/89; A-7183)	1220.40	r	(P-16714/89; A-5172)
1130.650	n	(P-17245/89; A-7183)	1220.50	r	(P-6708/89; A-5165)
1130.660	n	(P-17245/89; A-7183)	1230.510	r	(P-6708/89; A-5165)
1130.670	n	(P-17245/89; A-7183)	1230.520	r	(P-6708/89; A-5165)
1130.680	n	(P-17245/89; A-7183)	1230.530	r	(P-6708/89; A-5165)
1130.710	n	(P-17245/89; A-7183)	1240.80	r	(P-16703/89; A-5162)
1130.720	n	(P-17245/89; A-7183)	2058.105	ann	(P-6457)
1130.730	n	(P-17245/89; A-7183)	2058.110	ann	(P-6457)
1130.740	n	(P-17245/89; A-7183)	2058.120	ann	(P-6457)
1130.750	n	(P-17245/89; A-7183)	2058.125	ann	(P-6457)
1130.760	n	(P-17245/89; A-7183)	2058.303	ann	(P-6457)
1130.770	n	(P-17245/89; A-7183)	2058.306	ann	(P-6457)
1130.780	n	(P-17245/89; A-7183)	2058.309	ann	(P-6457)
1130.810	n	(P-17245/89; A-7183)	2058.312	ann	(P-6457)
1130.820	n	(P-17245/89; A-7183)	2058.315	ann	(P-6457)
1130.830	n	(P-17245/89; A-7183)	2058.318	ann	(P-6457)
1150.110	r	(P-5580/89; A-5168)	2058.319	ann	(P-6457)
1150.210	r	(P-5580/89; A-5168)	2058.321	ann	(P-6457)
1150.220	r	(P-5580/89; A-5168)	2058.327	ann	(P-6457)
1150.230	r	(P-5580/89; A-5168)	2058.330	ann	(P-6457)
1150.310	r	(P-5580/89; A-5168)	2058.336	ann	(P-6457)
1150.320	r	(P-5580/89; A-5168)	2058.342	ann	(P-6457)
1150.330	r	(P-5580/89; A-5168)	2058.343	ann	(P-6457)
1150.420	r	(P-5580/89; A-5168)	2058.348	ann	(P-6457)
1150.440	r	(P-5580/89; A-5168)	2058.354	ann	(P-6457)
1150.450	r	(P-5580/89; A-5168)	2058.366	ann	(P-6457)
1160.110	r	(P-17280/89; A-5175)	2058.400	ann	(P-6457)
1160.120	r	(P-17280/89; A-5175)	2058.405	ann	(P-6457)
1160.210	r	(P-17280/89; A-5175)	2058.410	ann	(P-6457)
1160.220	r	(P-17280/89; A-5175)	2058.600	ann	(P-6457)
1160.230	r	(P-17280/89; A-5175)	2058.605	ann	(P-6457)
1160.310	r	(P-17280/89; A-5175)	2058.805	ann	(P-6457)
1160.410	r	(P-17280/89; A-5175)	2058.900	ann	(P-6457)
1160.420	r	(P-17280/89; A-5175)	2058.905	ann	(P-6457)
1160.430	r	(P-17280/89; A-5175)	2160.110	n	(P-4288)
1160.440	r	(P-17280/89; A-5175)	2160.120	n	(P-4288)
1160.450	r	(P-17280/89; A-5175)	2160.130	n	(P-4288)
1160.510	r	(P-17280/89; A-5175)	2510.55	ann	(P-8198/89; A-2078)
1160.520	r	(P-17280/89; A-5175)	2510.Ap.D	ann	(P-8198/89; A-2078)
1160.530	r	(P-17280/89; A-5175)	2530.Ap.B	ann	(P-19005/89; A-10337)
1160.610	r	(P-17280/89; A-5175)	3000.100	ann	(P-19005/89; A-10337)
1160.620	r	(P-17280/89; A-5175)	3000.200	ann	(P-19005/89; A-10337)
1160.630	r	(P-17280/89; A-5175)	3000.210	ann	(P-19005/89; A-10337)
1160.640	r	(P-17280/89; A-5175)	3000.230	ann	(P-19005/89; A-10337)
1160.650	r	(P-17280/89; A-5175)	3000.Ap.B	ann	(P-19005/89; A-10337)
1160.710	r	(P-17280/89; A-5175)	TITLE 80		
1160.720	r	(P-17280/89; A-5175)	150.430	ann	(P-16365/89; A-3679)
1160.730	r	(P-17280/89; A-5175)	303.30	ann	(P-17169/89; A-3433)
1160.740	r	(P-17280/89; A-5175)	303.125	ann	(P-17399)
1160.750	r	(P-17280/89; A-5175)	310.110	ann	(P-5269; A-14361) (E-11330)
1160.760	r	(P-17280/89; A-5175)	310.130	ann	(P-5269; A-14361) (E-11330)
1160.770	r	(P-17280/89; A-5175)			
1160.Ap.A	r	(P-17280/89; A-5175)			
1190.10	ann	(P-16917/89; A-5550)			

TITLE 77 (CONT'D)		
855 Ap.C	am	(P-172; A-12552) (E-335)
II.A	am	(P-172; A-12552) (E-335)
II.B	am	(P-172; A-12552) (E-335)
II.C	am	(P-172; A-12552) (E-335)
II.D	am	(P-172; A-12552) (E-335)
II.E	am	(P-172; A-12552) (E-335)
II.F	am	(P-172; A-12552) (E-335)
II.G	am	(P-172; A-12552) (E-335)
II.H	n	(P-172; A-12552) (E-335)
II.I	n	(P-172; A-12552) (E-335)
II.J	n	(P-172; A-12552) (E-335)
890.120	am	(P-4543/89; A-1385)
890.620	am	(P-4543/89; A-1385)
890.630	am	(P-4543/89; A-1385)
890.640	am	(P-4543/89; A-1385)
890.730	am	(P-4543/89; A-1385)
890.820	am	(P-4543/89; A-1385)
890.830	am	(P-4543/89; A-1385)
890.920	am	(P-4543/89; A-1385)
890.1040	am	(P-4543/89; A-1385)
890.1070	am	(P-4543/89; A-1385)
890.1110	am	(P-4543/89; A-1385)
890.1210	am	(P-4543/89; A-1385)
890.1410	am	(P-4543/89; A-1385)
890.1460	am	(P-4543/89; A-1385)
890.1540	am	(P-4543/89; A-1385)
890.1550	am	(P-4543/89; A-1385)
890.1620	am	(P-4543/89; A-1385)
890.1640	am	(P-4543/89; A-1385)
890.1650	am	(P-4543/89; A-1385)
890.1720	am	(P-4543/89; A-1385)
890.1750	am	(P-4543/89; A-1385)
890.2000	am	(P-4543/89; A-1385)
890.2110	am	(P-4543/89; A-1385)
890.3010	am	(P-4543/89; A-1385)
894.3020	n	(P-4543/89; A-1385)
890.3030	n	(P-4543/89; A-1385)
890.3040	n	(P-4543/89; A-1385)
890.3050	n	(P-4543/89; A-1385)
890.3060	n	(P-4543/89; A-1385)
890.3070	n	(P-4543/89; A-1385)
890.3080	n	(P-4543/89; A-1385)
890.3090	n	(P-4543/89; A-1385)
890.4000	n	(P-4543/89; A-1385)
900.10	am	(P-5457; A-14844)
900.40	am	(P-5457; A-14844)
900.50	am	(P-5457; A-14844)
900.60	am	(P-5457; A-14844)
900.65	am	(P-5457; A-14844)
900.70	am	(P-5457; A-14844)
900.80	am	(P-5457; A-14844)
900.Tb.D	n	(P-5457; A-14844)
905.10	am	(P-16305)
905.15	am	(P-16305)
905.20	am	(P-16305)
905.30	am	(P-16305)
905.40	am	(P-16305)
905.55	n	(P-16305)
905.60	am	(P-16305)
905.70	am	(P-16305)
905.80	am	(P-16305)
905.90	am	(P-16305)
905.100	am	(P-16305)

TITLE 80 (CONT'D)		TITLE 83	
1600.40	am	(P-1228; A-6789)	281.70
1650.110	am	(P-11742; A-18305)	281.80
1650.210	am	(P-11742; A-18305)	281.90
1650.230	am	(P-11742; A-18305)	281.95
1650.290	am	(P-11742; A-18305)	281.100
1650.320	am	(P-11742; A-18305)	281.Ex. A
1650.325	am	(P-11742; A-18305)	281.Ex. D
1650.335	am	(P-11742; A-18305)	281.Ex. E
1650.340	am	(P-11742; C-13871; A-18305)	281.Ex. F
1650.350	am	(P-11742; A-18305)	281.Ex. G
1650.360	am	(P-11742; A-18305)	281.Ex. H
1650.370	am	(P-11742; A-18305)	281.Ap. A
1650.410	am	(P-11742; A-18305)	285.110
1650.440	am	(P-11742; A-18305)	285.115
1650.450	am	(P-11742; A-18305)	285.130
1650.520	am	(P-11742; A-18305)	285.140
2120.30	am	(P-10603)	285.145
2120.310	am	(P-10603)	285.150
2120.320	am	(P-10603)	285.160
2120.330	am	(P-10603)	285.170
2120.440	am	(P-10603)	285.210
2120.510	am	(P-10603)	285.210
2120.520	am	(P-10603)	285.410
2160.610	am	(P-10603)	285.420
2160.110	n	(P-4288; A-14343)	285.420
2160.120	n	(P-4288; A-14343)	285.1005
2160.130	n	(P-4288; A-14343)	285.1010
2160.210	n	(P-4288; A-14343)	285.1015
2160.220	n	(P-4288; A-14343)	285.2000
2160.230	n	(P-4288; A-14343)	285.2005
2160.240	n	(P-4288; A-14343)	285.2010
2160.250	n	(P-4288; A-14343)	285.2015
2160.310	n	(P-4288; A-14343)	285.2020
2160.320	n	(P-4288; A-14343)	285.2025
2160.325	n	(P-4288; A-14343)	285.2030
2160.330	n	(P-4288; A-14343)	285.2035
2160.410	n	(P-4288; A-14343)	285.2040
2160.420	n	(P-4288; A-14343)	285.2045
2160.510	n	(P-4288; A-14343)	285.2050
2160.520	n	(P-4288; A-14343)	285.2055
2160.610	n	(P-4288; A-14343)	285.2060
2160.620	n	(P-4288; A-14343)	285.2065
2160.710	n	(P-4288; A-14343)	285.2070
2160.720	n	(P-4288; A-14343)	285.2075
3000.Ap.A	am	(P-1548; A-10014)	285.2080
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310.230	am	(P-17521/89; A-4455)	1110.50	am	(P-1357/89; A-1297)
		(P-7675; A-17189) (P-14657)	1110.60	am	(P-1357/89; A-1297)
310.270	am	(PP-1627)	1110.70	r	(P-1357/89; A-1297)
310.280	am	(P-17521/89; A-4455)	1110.80	n	(P-1357/89; A-1297)
		(P-7675; A-17189) (P-10189)	1110.90	am	(P-1357/89; A-1297)
310.290	am	(P-15141/89; A-615) (P-5269)	1110.100	am	(P-1357/89; A-1297)
		(A-14361) (P-10189) (E-11330)	1110.110	am	(P-1357/89; A-1297)
310.300	am	(P-5269; A-14361)	1110.140	am	(P-1357/89; A-1297)
310.350	am	(P-5269; A-14361) (E-11330)	1110.150	am	(P-1357/89; A-1297)
310.436	am	(P-5269; A-14361) (E-11330)	1110.160	am	(P-1357/89; A-1297)
310.530	am	(P-5269; A-14361) (E-11330)	1110.170	am	(P-1357/89; A-1297)
310.540	am	(P-5269; A-14361) (E-11330)	1110.180	n	(P-1357/89; A-1297)
		(P-10974; W-12321)	1120.20	am	(P-1381/89; A-1322)
		(P-427; A-10002) (P-7675;	1120.30	am	(P-1381/89; A-1322)
310. Ap. A	am	A-17189) (P-17521/89;	1120.40	am	(P-1381/89; A-1322)
		A-4455) (E-11330) (P-14657)	1120.50	am	(P-1381/89; A-1322)
		(PP-17098)	1120.60	am	(P-1381/89; A-1322)
Tb. A	am	(P-7675; A-17189)	1120.70	n	(P-1381/89; A-1322)
Tb. D	am	(P-17521/89; A-4455) (P-5269;	1125.40	am	(P-15182/89; A-2873)
		A-14361) (P-14657)	1200.10	am	(P-7693)
			1200.20	am	(P-7693)
Tb. E	am	(P-17521/89; A-4455) (P-5269;	1200.30	am	(P-7693)
		A-14361) (P-14657)	1200.40	am	(P-7693)
Tb. F	am	(P-17521/89; A-4455) (P-5269;	1210.10	am	(P-7726)
		A-14361) (P-14657)	1210.20	am	(P-7726)
Tb. G	am	(P-427; A-10002; C-16092)	1210.30	am	(P-7726)
Tb. I	am	(P-10189) (PP-17098)	1210.40	am	(P-7726)
Tb. J	am	(P-17521/89; A-4455)	1210.50	am	(P-7726)
Tb. K	am	(P-427; A-10002)	1210.60	am	(P-7726)
Tb. O	am	(P-17521/89; A-4455)	1210.70	am	(P-7726)
		(PP-7652) (P-10189)	1210.100	am	(P-7726)
Tb. P	am	(P-17521/89; A-4455)	1210.110	am	(P-7726)
		(P-10189)	1210.120	am	(P-7726)
Tb. S	am	(P-17521/89; A-4455)	1210.130	am	(P-7726)
Tb. T	am	(P-427; A-10002)	1210.140	am	(P-7726)
310. Ap. B	am	(P-17521/89; A-4455) (P-5269;	1210.150	am	(P-7726)
		A-14361) (E-11330)	1210.160	am	(P-7726)
		(P-5269; A-14361) (E-11330)	1210.170	am	(P-7726)
310. Ap. C	am	(P-5269; A-14361) (E-11330)	1210.180	am	(P-7726)
		(P-5269; A-14361) (E-11330)	1210.190	am	(P-7726)
310. Ap. D	am	(P-15186) (E-15570)	1220.10	am	(P-7756)
1100.10	am	(P-1327/89; A-1270)	1220.30	am	(P-7756)
1100.20	am	(P-1327/89; A-1270)	1220.50	am	(P-7756)
1100.30	am	(P-1327/89; A-1270)	1220.80	am	(P-7756)
1100.40	am	(P-1327/89; A-1270)	1230.10	am	(P-7756)
1100.70	am	(P-1327/89; A-1270)	1230.20	am	(P-7756)
1100.80	am	(P-1327/89; A-1270)	1230.30	am	(P-7756)
1100.90	n	(P-1327/89; A-1270)	1230.40	am	(P-7756)
1100.100	n	(P-1327/89; A-1270)	1230.50	am	(P-7756)
1105.10	am	(P-1327/89; A-1270)	1230.60	am	(P-7756)
1105.20	am	(P-1335/89; A-1278)	1230.70	am	(P-7756)
1105.30	am	(P-1335/89; A-1278)	1230.80	am	(P-7756)
1105.40	am	(P-1335/89; A-1278)	1230.90	am	(P-7756)
1105.50	am	(P-1335/89; A-1278)	1230.100	am	(P-7756)
1105.80	am	(P-1335/89; A-1278)	1230.110	am	(P-7756)
1105.100	am	(P-1335/89; A-1278)	1230.140	am	(P-7756)
1105.110	am	(P-1335/89; A-1278)	1230.150	am	(P-7756)
1105.120	am	(P-1335/89; A-1278)	1230.160	am	(P-7756)
1105.130	r	(P-1335/89; A-1278)	1230.180	am	(P-7756)
1105.140	am	(P-1335/89; A-1278)	1230.190	am	(P-7756)
1105.160	am	(P-1335/89; A-1278)	1230.200	am	(P-7756)
1105.170	am	(P-1335/89; A-1278)	1230.220	am	(P-7756)
1105.220	am	(P-1335/89; A-1278)	1540.80	am	(P-7756)
1110.40	am	(P-1335/89; A-1297)	1540.90	am	(P-7756)
		(P-1357/89; A-1297)	1540.250	am	(P-7756)
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100.9140	am	(P-19347/89; A-10082)	280.130	am	(P-17908)
100.9900	am	(P-7090; A-16012)	420.10	am	(P-9402; O-16090; R-17127; A-18083)
110.160	am	(P-14531)	420.50	am	(P-15762)
130.310	am	(P-8391/89; A-872)	420.90	am	(P-15762)
130.330	am	(P-22097/89; O-20410/89; M-411; A-241)	420.140	am	(P-9402; O-16090; R-17127; A-18083)
130.1935	am	(P-14800/89; A-16028)	428.130	am	(E-9251) (P-8996; A-16680)
130.1940	am	(P-7106; A-15463)	432.110	am	(P-19371/89; A-6399)
130.1965	am	(P-7106; A-15463)	432.120	am	(P-19371/89; A-6399)
130.2000	am	(P-22097/89; O-20410/89; M-411; A-241)	432.160	am	(P-19371/89; A-6399)
130.2075	am	(P-7106; A-15463)	440.10	am	(P-12954/89; A-6794)
140.101	am	(P-10179/89; A-262)	440.90	am	(P-13429)
140.105	r	(P-10179/89; A-262)	440.140	am	(P-12954/89; A-6794)
140.105	n	(P-10179/89; A-262)	440.150	r	(P-12954/89; A-6794)
140.110	r	(P-10179/89; A-262)	440.200	am	(P-12954/89; A-6794)
140.115	r	(P-10179/89; A-262)	450.10	am	(P-12964/89; A-6804)
140.120	am	(P-10179/89; A-262)			(P-13434)
140.125	am	(P-10179/89; A-262)	493.100	n	(P-16723/89; O-10152; M-11408; A-11321)
140.130	n	(P-10179/89; A-262)	493.105	n	(P-16723/89; A-11321)
140.135	am	(P-10179/89; A-262)	493.110	n	(P-16723/89; A-11321)
140.140	am	(P-10179/89; A-262)	493.115	n	(P-16723/89; A-11321)
140.145	am	(P-10179/89; A-262)	493.120	n	(P-16723/89; A-11321)
140.201	am	(P-10179/89; A-262)	493.125	n	(P-16723/89; A-11321)
140.301	am	(P-10179/89; A-262)	493.130	n	(P-16723/89; A-11321)
140.305	am	(P-10179/89; A-262)	500.101	am	(P-13201/89; A-6826)
140.401	am	(P-10179/89; A-262)	500.102	n	(P-17897)
140.405	am	(P-10179/89; A-262)	500.103	n	(P-17897)
140.410	am	(P-10179/89; A-262)	500.105	am	(P-17897)
140.420	am	(P-10179/89; A-262)	500.115	am	(P-17897)
140.425	am	(P-10179/89; A-262)	500.150	r	(P-17897)
140.430	am	(P-10179/89; A-262)	500.155	am	(P-17897)
140.501	am	(P-10179/89; A-262)	500.175	am	(P-17897)
140.505	r	(P-10179/89; A-262)	500.195	am	(P-17897)
140.1301	r	(P-10179/89; A-262)	500.201	n	(P-17897)
140.1310	r	(P-10179/89; A-262)	500.220	am	(P-17897)
140.1415	am	(P-10179/89; A-262)	600.101	r	(P-18195)
140.1501	am	(P-10179/89; A-262)	600.110	r	(P-18195)
140.1601	am	(P-10179/89; A-262)	600.115	r	(P-18195)
150.325	am	(P-10179/89; A-6835)	600.120	r	(P-18195)
150.330	am	(P-7215/89; A-6835)	600.125	r	(P-18195)
150.340	am	(P-7215/89; A-6835)	600.130	r	(P-18195)
150.1401	am	(P-7215/89; A-6835)	600.135	r	(P-18195)
150.1405	am	(P-7215/89; A-6835)	610.101	r	(P-18208)
150.1415	am	(P-7215/89; A-6835)	610.105	r	(P-18208)
200.115	am	(P-14754)	610.110	r	(P-18208)
205.10	n	(P-575; A-6831)	610.115	r	(P-18208)
205.20	n	(P-575; A-6831)	610.120	r	(P-18208)
205.30	n	(P-575; A-6831)	610.125	r	(P-18208)
270.101	am	(P-15251)	610.130	r	(P-18208)
270.105	am	(P-15251)	610.135	r	(P-18208)
270.110	am	(P-15251)	620.101	r	(P-18217)
270.115	am	(P-15251)	620.105	r	(P-18217)
270.120	am	(P-15251)	620.110	r	(P-18217)
270.125	am	(P-15251)	620.115	r	(P-18217)
270.130	am	(P-15251)	620.120	r	(P-18217)
280.101	am	(P-17908)	630.101	am	(P-17879)
280.105	am	(P-17908)	630.105	am	(P-17879)
280.110	am	(P-17908)	630.110	am	(P-17879)
280.115	am	(P-17908)	630.115	am	(P-17879)
280.120	am	(P-17908)	640.101	am	(P-17887)
280.125	am	(P-17908)	640.105	am	(P-17887)

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112.131	am	(P-5695; O-12962; R-14214; A-14140)	113.140	am	(P-16894/89; A-3575)
112.138	n	(P-16894/89; A-3575)	113.141	am	(P-9307; A-16957)
112.141	am	(P-5695; O-12962; R-14214; A-14140)	113.154	am	(P-19130/89; A-6321)
112.143	am	(P-5695; O-12962; R-14214; A-14140)	113.155	n	(P-19130/89; A-6321)
112.145	am	(P-5695; O-12962; R-14214; A-14140)	113.251	am	(P-15701)
112.147	am	(P-5695; O-12962; R-14214; A-14140)	113.253	am	(P-163; A-6321)
112.150	am	(P-5695; O-12962; R-14214; A-14140)	113.260	am	(P-14263/89; A-720) (P-163; A-6321)
112.151	am	(P-9790; A-16937)	113.261	n	(P-7813; A-14806)
112.151	am	(P-4054; A-10379) (P-9291; A-16937)	113.303	am	(P-15701)
112.154	am	(P-19117/89; A-6306)	114.9	am	(P-2821; O-12994; R-14218; A-14162)
112.252	am	(P-14741/89; A-705)	114.85	n	(P-7015; A-13215)

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114.130	am	(P-16691/89; A-3640)	120.76	am	(P-558; A-7637)
114.140	r	(P-5385; A-13777)	120.208	am	(P-2831; O-13011; R-13363; A-13227)
114.210	am	(P-4070; A-10929)	120.235	am	(P-4081; A-10396)
114.235	am	(P-5713; O-13005; R-14218; A-14162)	120.281	n	(P-4081; A-10396)
114.241	am	(P-5713; O-13005; R-14218; A-14162)	120.284	am	(P-15582/89; A-4233)
114.250	am	(P-9815; A-17111)	120.285	am	(P-19157/89; A-6372)
114.251	am	(P-4070; A-10929)	120.308	am	(P-2831; O-13011; R-13363; A-13227)
114.270	am	(P-19146/89; A-6360)	120.335	am	(P-9343; A-17004)
114.351	am	(P-14764/89; A-746)	120.370	am	(P-5954; O-13022; R-13363; A-13227)
114.352	am	(P-14764/89; A-746)	120.379	n	(P-19157/89; A-6372)
114.353	am	(P-14764/89; A-746)	120.384	n	(P-15582/89; A-4233)
114.402	am	(P-5385; A-13777) (P-15712; A-14162)	120.385	am	(P-19157/89; A-6372)
114.430	am	(P-5945; O-13008; R-14218; A-14162)	120.386	n	(P-19157/89; A-6372)
114.450	n	(P-5385; A-13777)	120.390	am	(P-17229/89; A-4233) (P-5724; A-13227) (E-5839)
114.452	n	(P-5385; A-13777)	120.391	am	(P-5724; A-13227) (E-5839)
114.454	n	(P-5385; A-13777)	121.10	n	(P-9317; A-16983)
114.456	n	(P-5385; A-13777)	121.19	am	(P-13503/89; A-729)
114.458	n	(P-5385; A-13777)	121.22	am	(P-7006)
114.460	n	(P-5385; A-13777)	121.23	am	(P-7006; A-13202)
114.462	n	(P-5385; A-13777)	121.27	am	(P-13503/89; A-729)
114.464	n	(P-5385; A-13777)	121.31	am	(P-13503/89; A-729)
114.466	n	(P-5385; A-13777)	121.50	am	(P-14756/89; A-729)
114.500	n	(P-5385; A-13777)	121.60	am	(PP-15158)
114.502	n	(P-5385)	121.61	am	(P-5935; A-13202) (PP-15158)
114.504	n	(P-5385; A-13777)	121.63	am	(P-9317; O-16077; R-17124; A-16983) (PP-15158)
114.506	n	(P-5385; A-13777)	121.64	am	(PP-15158)
114.508	n	(P-5385; A-13777)	121.70	am	(P-13503/89; A-729)
114.510	n	(P-5385; A-13777)	121.72	am	(P-13503/89; A-729)
114.512	n	(P-5385; A-13777)	121.92	am	(P-548; A-6349)
114.514	n	(P-5385; A-13777)	130.200	am	(P-1564; O-12946; RC-12948)
114.516	n	(P-5385; A-13777)	130.321	am	(P-14606; A-14537)
115.10	am	(P-5385; A-13777)	140.7	am	(P-4049; A-13772)
115.30	am	(P-2469; A-10438)	140.24	am	(P-5726; A-13262) (E-5865)
116.510	am	(P-10616; A-16970)	140.400	am	(P-5417; A-14826)
116.520	am	(P-10616; A-16970)	140.413	am	(P-1737; A-10062)
117.20	am	(P-17241/89; A-9488)	140.420	am	(P-4860; A-18057)
117.50	am	(P-14008/89; A-780)	140.421	am	(P-1570; A-10409)
117.51	am	(P-14008/89; A-780)	140.428	am	(P-1570; A-10409)
117.53	am	(P-14008/89; A-780)	140.429	r	(P-14263/89; A-4543)
118.300	n	(P-2473; A-10442)	140.435	n	(P-14263/89; A-4543)
118.300	#	(P-2473; A-10442)	140.436	n	(P-1737; A-10062)
118.400	#	(P-2473; A-10442)	140.461	am	(P-1737; A-10062)
120.11	am	(P-15582/89; A-4233)	140.462	am	(E-5575) (P-5726; RC-17688; W-18625)
120.11	am	(P-5724; A-13227) (E-5839)	140.463	am	(E-5575) (P-5726; RC-17688; W-18625)
120.20	am	(P-14778/89; A-760)	140.471	am	(P-8929; A-17279)
120.30	am	(P-14778/89; A-760)	140.472	am	(P-8929; A-17279)
120.31	am	(P-5724; A-13227) (E-5839)	140.473	am	(P-8929; A-17279)
120.60	am	(P-15582/89; A-4233) (P-5724; A-13227) (E-5839)	140.474	am	(P-8929; A-17279)
120.61	am	(P-15582/89; A-4233) (P-7821; A-14814) (P-19157/89; A-6372)	140.475	am	(P-8929; A-17279)
120.62	am	(P-15582/89; A-4233)	140.476	am	(P-15281/89; A-15366)
120.63	am	(P-15582/89; A-4233)	140.477	am	(P-15281/89; A-15366)
120.64	am	(P-5724; A-13227) (E-5839)	140.478	am	(P-15281/89; A-15366)
120.70	am	(P-558; A-7637)	140.479	am	(P-15281/89; A-15366)
120.72	am	(P-558; A-7637)	140.480	am	(P-15281/89; A-15366)
120.74	am	(P-558; A-7637) (E-1494)	140.481	am	(P-15281/89; A-15366)

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TITLE 89 (CONT'D)							
140.485	am	(P-14317) (E-14570)	141.200	am	(P-2465; A-9464) (E-12278)		
140.486	r	(P-14317) (E-14570)			(P-12714) (E-12910)		
140.487	am	(P-14317) (E-14570)	141.280	am	(P-2465; A-9464) (E-2657)		
140.488	n	(P-14317) (E-14570)	141.400	am	(P-12714) (E-12910)		
140.489	am	(P-11157/89; A-190)	141.480	am	(P-12202; A-18015) (E-12278)		
140.491	am	(P-11157/89; A-190)	141.560	am	(P-17665/89; A-3595) (P-2465; A-9465) (E-2657)		
140.492	am	(P-11157/89; A-190)			(P-17665/89; A-3595)		
140.523	am	(P-14681)	141.640	am	(P-12202; A-18015) (E-12278)		
140.525	am	(P-17667/89; A-7141)			(P-17665/89; A-3595)		
140.526	am	(P-17667/89; A-7141)	141.720	am	(P-12202; A-18015) (E-12278)		
140.528	am	(P-17667/89; A-7141)	141.800	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12202; A-18015) (E-12278)		
		(E-15981)			(P-12714) (E-12910)		
140.529	am	(E-7249; O-13036)			(P-17665/89; A-3595)		
140.539	am	(E-12082; O-15633) (P-11672)	141.960	am	(P-12714) (E-12910)		
140.542	am	(P-10629)	141.1000	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12202; A-18015) (E-12278)		
		(P-4415; O-16082; R-18623; R-9260)			(P-12202; A-18015) (E-12278)		
140.543	am	(P-13178/89; A-2564) (P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.1080	am	(P-12714) (E-12910)		
		(P-13178/89; A-2564) (P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.1125	am	(P-17665/89; A-3595)		
		(P-13178/89; A-2564) (P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.1200	am	(P-17665/89; A-3595)		
140.544	r	(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.1240	am	(P-12202; A-18015) (E-12278)		
		(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.1280	am	(P-12714) (E-12910)		
140.545	am	(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.1320	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12714) (E-12910)		
		(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)			(P-17665/89; A-3595)		
140.560	am	(P-13178/89; A-2564)	141.1520	am	(P-12202; A-18015) (E-12278)		
140.561	am	(P-13178/89; A-2564)	141.1640	am	(P-2465; A-9464) (E-2657)		
140.562	am	(P-13178/89; A-2564)	141.1880	am	(P-12202; A-18015) (E-12278)		
		(P-13178/89; A-2564)			(P-17665/89; A-3595)		
140.565	r	(P-17667/89; A-7141)	141.2400	am	(P-12714) (E-12910)		
140.566	r	(P-17667/89; A-7141)	141.2600	am	(P-17665/89; A-3595)		
140.567	r	(P-17667/89; A-7141)	141.2840	am	(P-12714) (E-12910)		
140.568	am	(P-17667/89; A-7141)	141.2920	am	(P-12714) (E-12910)		
140.569	am	(P-15612/89; A-2564) (P-7834)	141.2960	am	(P-12202; A-18015) (E-12278)		
140.642	am	(P-3019; RC-17693) (E-3241; O-8223; R-9258; RC-17680)	141.3000	am	(P-12714) (E-12910)		
		(P-3019; RC-17693) (E-3241; O-8223; R-9258; RC-17680)	141.3120	am	(P-17665/89; A-3595)		
140.646	am	(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.3200	am	(P-12714) (E-12910)		
		(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.3320	am	(P-12714) (E-12910)		
140.647	am	(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.3440	am	(P-2465; A-9464) (E-2657)		
		(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.3480	am	(P-2465; A-9464) (E-2657)		
140.648	am	(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.3520	am	(P-12202; A-18015) (E-12278)		
		(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.3560	am	(P-17665/89; A-3595)		
140.649	am	(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.3680	am	(P-12202; A-18015) (E-12278)		
		(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.3800	am	(P-12714) (E-12910)		
140.649	am	(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.3840	am	(P-17665/89; A-3595)		
		(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.3880	am	(P-2465; A-9464) (E-2657)		
140.650	am	(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.3920	am	(P-17665/89; A-3595)		
		(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)			(P-12202; A-18015) (E-12278)		
140.652	am	(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.3960	am	(P-12202; A-18015) (E-12278)		
		(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)	141.4040	am	(P-17665/89; A-3595)		
		(P-4415; O-16082; R-18623; A-18508) (E-4577; O-8226; R-9260)			(P-12202; A-18015) (E-12278)		
140.Tb.A	r	(P-14317) (E-14570)	141.4200	am	(P-12714) (E-12910)		
140.Tb.D	n	(P-1570; A-10409)	141.4240	am	(P-17665/89; A-3595)		
140.Tb.H		(P-3019; RC-17693) (E-3241; O-8223; RC-17680)	141.4360	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12202; A-18015) (E-12278)		
141.10	am	(P-20288/89; A-6339)			(P-12714) (E-12910)		
141.100	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12202; A-18015) (E-12278) (E-4360)	141.4440	am	(P-17665/89; A-3595)		
		(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12202; A-18015) (E-12278) (E-4360)	141.4520	am	(P-12714) (E-12910)		

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TITLE #9 (CONT'D)							
141.4600	am	(P-12714) (E-12910)	147.340	n	(P-9355) (E-9523; O-13039; R-17126)		
141.4640	am	(P-17665/89; A-3595) (P-2465; A-9464) (E-2657) (P-12202; A-18015) (E-12278)	147.345	n	(P-9355) (E-9523; O-13039; R-17126)		
141.4760	am	(P-17665/89; A-3595)	147.350	n	(P-9355) (E-9523; O-13039; R-17126)		
144.1	n	(P-11999/89; A-4166)	147.Tb.A	am	(P-10763/89; A-210) (P-15243) (E-15578)		
144.5	n	(P-11999/89; A-4166)	147.Tb.B	am	(P-10763/89; A-210)		
144.25	n	(P-11999/89; A-4166)	148.120	am	(P-13729/89; A-2553)		
144.50	n	(P-11999/89; A-4166)			(P-9331; O-16079; R-18226; A-18293)		
144.75	n	(P-11999/89; A-4166)	148.140	am	(P-5409; O-15614; RC-15618; R-15644; A-15358) (P-11108; A-18499) (E-11392)		
144.100	n	(P-11999/89; A-4166)			(P-9827; A-16998)		
144.105	n	(P-11999/89; A-4166)	148.360	am	(P-15722)		
144.125	n	(P-11999/89; A-4166)	149.50	am	(P-12148)		
144.150	n	(P-11999/89; A-4166)	160.5	am	(P-12148)		
144.175	n	(P-11999/89; A-4166)	160.60	am	(P-12148)		
144.200	n	(P-11999/89; A-4166)	160.65	am	(P-12148)		
144.205	n	(P-11999/89; A-4166)	160.70	am	(P-12148)		
144.225	n	(P-11999/89; A-4166)			(P-12148)		
144.250	n	(P-11999/89; A-4166)			(P-12148)		
144.275	re	(A-7651)			(P-12148)		
144.275	am	(P-4419; O-15611; R-18168; A-17988)	160.100	am	(P-17167) (P-17436; W-17123)		
144.Tb.A	n	(P-11999/89; A-4166)	160.110	am	(P-17436; W-17673)		
144.Tb.B	n	(P-11999/89; A-4166)	160.120	am	(P-12148)		
144.Tb.C	n	(P-11999/89; A-4166)	160.130	am	(P-12148)		
144.Tb.D	am	(P-4419; O-15611; R-17768; A-17988)	160.132	am	(P-12148)		
144.Tb.E	am	(P-4419; O-15611; R-17768; A-17988)	160.134	am	(P-12148)		
146.5	r	(P-7031; A-13800)	160.136	am	(P-12148)		
146.25	r	(P-7031; A-13800)	160.138	am	(P-12148)		
146.50	r	(P-7031; A-13800)	170.50	r	(P-13124)		
146.75	r	(P-7031; A-13800)	230.45	am	(P-14499/89; A-2308)		
146.100	r	(P-7031; A-13800)	240.220	am	(E-13638/89; O-17144/89; R-1553) (P-13353/89; A-1233)		
146.105	r	(P-7031; A-13800)	240.715	am	(P-1077; A-10732)		
146.125	r	(P-7031; A-13800)	240.720	am	(P-1077; A-10732; RC-12942)		
146.150	r	(P-7031; A-13800)	240.725	am	(P-1077; A-10732)		
146.175	r	(P-7031; A-13800)	240.855	am	(P-1077; A-10732)		
146.200	r	(P-7031; A-13800)	240.870	am	(P-1077; A-10732)		
146.225	am	(P-7031; A-13800)	240.920	am	(P-1077; A-10732)		
146.225	re	(A-7651)	240.1020	am	(P-1077; A-10732)		
147.150	am	(P-6664; A-16669) (E-6915; O-10165) (P-13967) (E-14203; R-17723)	240.1950	am	(P-1077; A-10732)		
147.205	am	(P-13967) (E-14203; O-17723)	300.20	am	(E-11356) (P-11423)		
147.250	n	(P-5434) (P-15243) (E-15578; O-17726)	300.30	am	(P-20159/89; A-17558)		
147.300	n	(P-9355) (E-9523; O-13039; R-17126)	300.90	am	(P-20159/89; A-17558)		
147.305	n	(P-9355) (E-9523; O-13039; R-17126)	300.120	am	(P-11423) (P-20159/89; A-17558)		
147.310	n	(P-9355) (E-9523; O-13039; R-17126)	300.140	am	(P-11423) (P-20159/89; A-17558)		
147.315	n	(P-9355) (E-9523; O-13039; R-17126)	300.150	am	(P-20159/89; A-17558)		
147.320	n	(P-9355) (E-9523; O-13039; R-17126)	Ap.B	am	(P-20159/89; A-17558)		
147.325	n	(P-9355) (E-9523; O-13039; R-17126)	302.20	am	(P-1)		
147.330	n	(P-9355) (E-9523; O-13039; R-17126)	302.40	am	(P-1)		
147.335	n	(P-9355) (E-9523; O-13039; R-17126)	302.315	am	(P-2205; A-16430)		
	n	(P-9355) (E-9523; O-13039; R-17126)	302.390	am	(P-14508/89; A-3438)		
	n	(P-9355) (E-9523; O-13039; R-17126)	302.500	am	(P-1)		
	n	(P-9355) (E-9523; O-13039; R-17126)	302.510	n	(P-1)		
	n	(P-9355) (E-9523; O-13039; R-17126)	302.520	n	(P-1)		
	n	(P-9355) (E-9523; O-13039; R-17126)	302.550	n	(P-1)		
	n	(P-9355) (E-9523; O-13039; R-17126)	302.540	n	(P-1)		
	n	(P-9355) (E-9523; O-13039; R-17126)	337.10	n	(P-9273)		

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337.20	n	(P-9273)	505.5	am	(P-12718)
337.30	n	(P-9273)	505.10	am	(P-12718)
337.40	n	(P-9273)	505.20	am	(P-12718)
337.50	n	(P-9273)	505.40	am	(P-12718)
337.60	n	(P-9273)	505.70	am	(P-12718)
337.70	n	(P-9273)	505.80	am	(P-12718)
337.80	n	(P-9273)	515.400	n	(P-9370; O-17698)
337.90	n	(P-9273)	515.500	n	(P-9370; O-17698; RC-17703)
337.100	n	(P-9273)	527.100	am	(P-8095)
337.110	n	(P-9273)	527.200	am	(P-8095)
337.120	n	(P-9273)	527.300	r	(P-8095)
337.130	n	(P-9273)	530.10	am	(P-11676)
337.140	n	(P-9273)	530.110	am	(P-11676)
337.150	n	(P-9273)	530.130	am	(P-11676)
337.160	n	(P-9273)	530.140	am	(P-11676)
337.170	n	(P-9273)	530.200	am	(P-11676)
337.180	n	(P-9273)	530.230	am	(P-11676)
337.190	n	(P-9273)	530.240	am	(P-11676)
337.200	n	(P-9273)	530.250	am	(P-11676)
337.210	n	(P-9273)	540.40	n	(P-16927/89; A-5808)
410.10	n	(P-439; A-9407) (E-999)	552.30	am	(P-9392)
410.20	n	(P-439; O-8206; R-9622; A-9407) (E-999)	552.60	am	(P-9392)
410.30	n	(P-439; A-9407) (E-999)	552.90	am	(P-9392)
410.40	n	(P-439; A-9407) (E-999)	562.30	am	(P-14313/89; A-1466) (P-9379; A-18555)
410.50	n	(P-439; A-9407) (E-999)	567.20	am	(P-12731)
410.60	n	(P-439; O-8206; R-9622; A-9407) (E-999)	567.30	am	(P-12731)
410.70	n	(P-439; A-9407) (E-999)	572.60	am	(P-5969; A-18561)
410.80	n	(P-439; A-9407) (E-999)	572.90	am	(P-5969; A-18561)
410.90	n	(P-439; A-9407) (E-999)	587.50	am	(P-16719/89; A-6785)
410.100	n	(P-439; A-9407) (E-999)	587.70	am	(P-16719/89; A-6785)
410.110	n	(P-439; A-9407) (E-999)	587.100	r	(P-16719/89; A-6785)
410.120	n	(P-439; A-9407) (E-999)	587.105	am	(P-11736)
410.130	n	(P-439; A-9407) (E-999)	587.110	am	(P-11736)
410.140	n	(P-439; A-9407) (E-999)	587.120	am	(P-11736)
410.150	n	(P-439; A-9407) (E-999)	587.600	am	(P-16719/89; A-6785)
410.160	n	(P-439; A-9407) (E-999)	592.30	am	(P-14338/89; A-1473)
410.170	n	(P-439; A-9407) (E-999)	592.50	am	(P-14338/89; A-1473)
410.180	n	(P-439; A-9407) (E-999)	592.55	am	(P-12257)
410.190	n	(P-439; A-9407) (E-999)	592.60	n	(P-14338/89; A-1473)
410.200	n	(P-439; A-9407) (E-999)	592.65	n	(P-14338/89; A-1473)
410.210	n	(P-439; A-9407) (E-999)	592.75	n	(P-14338/89; A-1473)
410.220	n	(P-439; A-9407) (E-999)	592.75	am	(P-12257)
410.230	n	(P-439; A-9407) (E-999)	592.80	am	(P-12257)
410.240	n	(P-439; A-9407) (E-999)	592.85	am	(P-12257)
410.250	n	(P-439; A-9407) (E-999)	592.85	am	(P-14797/89; A-2598) (P-5974; A-18077)
410.260	n	(P-439; A-9407) (E-999)	602.20	am	(P-18077; A-18080)
410.270	n	(P-439; A-9407) (E-999)	607.20	am	(P-7087; A-18080)
410.280	n	(P-439; A-9407) (E-999)	617.20	am	(P-9385)
410.290	n	(P-439; A-9407) (E-999)	617.50	am	(P-9385)
410.300	n	(P-439; A-9407) (E-999)	617.55	am	(P-9385)
410.310	n	(P-439; A-9407) (E-999)	617.60	am	(P-9385)
410.320	n	(P-439; A-9407) (E-999)	650.1	am	(P-6725)
410.330	n	(P-439; A-9407) (E-999)	650.10	r	(P-6725)
410.340	n	(P-439; A-9407) (E-999)	650.10	r	(P-6883)
410.350	n	(P-439; A-9407) (E-999)	650.20	r	(P-6725)
410.360	n	(P-439; A-9407) (E-999)	650.20	r	(P-6883)
410.370	n	(P-439; A-9407) (E-999)	650.30	am	(P-6725)
410.380	n	(P-439; A-9407) (E-999)	650.30	am	(P-6725)
431.2	am	(P-4303)	650.40	am	(P-6725)
431.3	am	(P-4303)	650.40	am	(P-6725)
431.5	am	(P-4303)	650.50	r	(P-6725)

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650.60	r	(P-6725)	843.50	am	(P-12212)
650.70	n	(P-6683)	843.60	am	(P-12212)
650.80	n	(P-6725)	843.70	am	(P-12212)
650.90	n	(P-6683)	843.120	am	(P-12212)
650.100	n	(P-6725)	843.150	am	(P-12212)
650.110	n	(P-6683)	843.160	am	(P-12212)
650.120	n	(P-6725)	843.180	am	(P-12212)
650.130	n	(P-6683)	845.11	n	(P-12240)
650.140	n	(P-6725)	845.20	am	(P-12240)
650.150	n	(P-6683)	845.30	am	(P-12240)
650.160	n	(P-6725)	845.40	am	(P-12240)
650.170	n	(P-6683)	885.10	am	(P-6666)
650.180	n	(P-6725)	885.100	n	(P-6666)
650.190	n	(P-6683)	885.110	n	(P-6666)
650.200	n	(P-6725)	885.200	n	(P-6666)
650.210	n	(P-6683)	885.210	n	(P-6666)
650.220	r	(P-6725)	890.10	r	(P-2844; A-16010)
650.230	r	(P-6725)	890.20	r	(P-2844; A-16010)
650.240	r	(P-6725)	890.30	r	(P-2844; A-16010)
650.250	r	(P-6725)	890.40	r	(P-2844; A-16010)
650.260	r	(P-6725)	899.10	n	(P-3412; O-13029; R-18626; A-18567)
650.270	r	(P-6725)	899.20	n	(P-3412; O-13029; R-18626; A-18567)
650.280	am	(P-14319/89; A-3222)	899.30	n	(P-3412; O-13029; R-18626; A-18567)
650.290	am	(P-14319/89; A-3222)	899.40	n	(P-3412; O-13029; R-18626; A-18567)
650.300	am	(P-8982; O-17710)	1200.30	am	(P-19885/89; A-5136)
650.310	am	(P-8560; O-16085; RC-16088)	1200.40	am	(P-19885/89; A-5136)
650.320	am	(P-9397; A-18577)	1200.50	am	(P-19885/89; A-5136)
650.330	am	(P-12252)	1200.70	am	(P-19885/89; A-5136)
650.340	am	(P-12252)	1200.80	am	(P-19885/89; A-5136)
650.350	am	(P-14331/89; O-20407/89; R-2968; A-4900) (P-8103; C-9624; A-18582)	1200.Ap-A	am	(P-19885/89; A-5136)
650.360	am	(P-14331/89; O-20407/89; R-2968; A-4900)	1200.Ap-A	am	(P-19885/89; A-5136)
TITLE 92					
712.100	am	(P-11702)	27.10	n	(P-15262)
712.200	am	(P-11702)	27.20	n	(P-15262)
712.300	am	(P-11702)	27.30	n	(P-15262)
712.400	am	(P-11702)	27.40	n	(P-15262)
712.500	am	(P-11702)	27.50	n	(P-15262)
712.Ap-A	am	(P-12947/89; A-3652)	27.60	n	(P-15262)
714.10	am	(P-12947/89; A-3652)	27.70	n	(P-15262)
714.130	n	(P-12947/89; A-3652)	27.80	n	(P-15262)
714.310	am	(P-12947/89; A-3652)	27.90	n	(P-15262)
714.320	n	(P-9994; RC-17706)	27.100	nc	(P-15262)
716.100	n	(P-9994; RC-17706)	27.110	n	(P-15262)
716.200	n	(P-9994; RC-17706)	27.120	n	(P-15262)
716.300	n	(P-9994; RC-17706)	27.130	n	(P-15262)
716.400	n	(P-9994; RC-17706)	27.140	n	(P-15262)
716.500	n	(P-9994; RC-17706)	27.150	n	(P-15262)
716.600	n	(P-12228)	57.10	n	(P-15283)
730.400	am	(P-12228)	57.20	n	(P-15283)
765.60	am	(P-12224)	57.30	n	(P-15283)
795.100	am	(P-3407; A-16005)	57.40	n	(P-15283)
795.110	r	(P-3407; A-16005)	57.50	n	(P-15283)
810.10	am	(P-13739/89; A-3661)	57.60	n	(P-15283)
827.10	am	(P-18182)	57.70	n	(P-15283)
827.30	am	(P-18182)	57.80	n	(P-15283)
837.40	am	(P-18182)	57.90	n	(P-15283)
830.50	am	(P-12234)	57.100	n	(P-15283)
843.10	am	(P-12212)	57.110	n	(P-15283)
843.20	am	(P-12212)		n	(P-15283)

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57,120	n	(P-15283)	397,13	r	(P-7429; A-15496)
57,130	n	(P-15283)	397,15	r	(P-7429; A-15496)
57,140	n	(P-15283)	397,17	r	(P-7429; A-15496)
Ex A			397,19	r	(P-7429; A-15496)
107,3	am	(P-16387/89; A-2633)	397,21	r	(P-7429; A-15496)
107,301	am	(P-16387/89; A-2633)	397,1000	n	(P-7424; A-15498)
107,310	am	(P-16387/89; A-2633)	397,1010	n	(P-7424; A-15498)
107,301	am	(P-16387/89; A-2633)	397,1020	n	(P-7424; A-15498)
107,311	am	(P-16387/89; A-2633)	401,10	re	(A-3234)
			401,Ap.A	re	(A-3234)
108,10	re	(A-3234)	449,10	n	(P-16944/89; A-3686)
108,Ap.A	re	(A-3234)	449,20	n	(P-16944/89; A-3686)
171,21	am	(P-16375/89; A-2621)	449,30	n	(P-16944/89; A-3686)
171,1000	am	(P-16375/89; A-2621)	449,40	n	(P-16944/89; A-3686)
172,1000	am	(P-16382/89; A-2628)	449,50	n	(P-16944/89; A-3686)
173,3000	am	(P-16393/89; A-2651)	449,60	n	(P-16944/89; A-3686)
177,2000	am	(P-16367/89; A-2613)	449,70	n	(P-16944/89; A-3686)
178,2000	am	(P-16400/89; A-2640)	456,10	n	(P-17535)
180,2000	n	(P-16371/89; A-2617)	456,20	n	(P-17535)
386,1000	n	(P-7472; A-15542)	456,30	n	(P-17535)
386,1010	n	(P-7472; A-15542)	456,40	n	(P-17535)
386,1030	n	(P-7472; A-15542)	456,50	n	(P-17535)
386,1050	n	(P-7472; A-15542)	456,60	n	(P-17535)
386,1070	n	(P-7472; A-15542)	456,70	n	(P-17535)
386,1080	n	(P-7472; A-15542)	456,80	n	(P-17535)
386,1090	n	(P-7472; A-15542)	456,90	n	(P-17535)
386,1100	n	(P-7472; A-15542)	546,306	r	(P-17767/89; A-3694)
386,1110	n	(P-7472; A-15542)	546,308	r	(P-17767/89; A-3694)
386,1120	n	(P-7472; A-15542)	546,309	r	(P-17767/89; A-3694)
386,1130	n	(P-7472; A-15542)	546,310	r	(P-17767/89; A-3694)
386,1140	n	(P-7472; A-15542)	546,312	r	(P-17767/89; A-3694)
386,1150	n	(P-7472; A-15542)	546,314	r	(P-17767/89; A-3694)
386,1160	n	(P-7472; A-15542)	546,315	r	(P-17767/89; A-3694)
386,1170	n	(P-7472; A-15542)	546,316	r	(P-17767/89; A-3694)
386,1180	n	(P-7472; A-15542)	546,318	r	(P-17767/89; A-3694)
386,1190	n	(P-7472; A-15542)	546,320	r	(P-17767/89; A-3694)
386,1200	n	(P-7472; A-15542)	546,322	r	(P-17767/89; A-3694)
386,1210	n	(P-7472; A-15542)	546,324	r	(P-17767/89; A-3694)
386,1220	n	(P-7452; A-15519)	546,326	r	(P-17767/89; A-3694)
386,1230	n	(P-7452; A-15519)	546,328	r	(P-17767/89; A-3694)
386,1240	n	(P-7452; A-15519)	546,329	r	(P-17767/89; A-3694)
386,1250	n	(P-7452; A-15519)	546,332	r	(P-17767/89; A-3694)
386,1260	n	(P-7452; A-15519)	546,334	r	(P-17767/89; A-3694)
386,1270	n	(P-7487; A-15560)	546,335	r	(P-17767/89; A-3694)
386,1280	n	(P-7487; A-15560)	546,336	r	(P-17767/89; A-3694)
386,1290	n	(P-7438; A-15503)	546,337	r	(P-17767/89; A-3694)
386,1300	n	(P-7438; A-15503)	546,338	r	(P-17767/89; A-3694)
386,1310	n	(P-7468; A-15537)	546,340	r	(P-17767/89; A-3694)
386,1320	n	(P-7442; A-15507)	546,342	r	(P-17767/89; A-3694)
386,1330	n	(P-7442; A-15507)	546,344	r	(P-17767/89; A-3694)
386,1340	n	(P-7447; C-9262; A-15512)	546,345	r	(P-17767/89; A-3694)
386,1350	n	(P-7447; C-9262; A-15512)	546,346	r	(P-17767/89; A-3694)
386,1360	n	(P-7447; C-9262; A-15512)	546,348	r	(P-17767/89; A-3694)
386,1370	n	(P-7429; A-15496)	546,350	r	(P-17767/89; A-3694)
386,1380	n	(P-7429; A-15496)	546,352	r	(P-17767/89; A-3694)
386,1390	n	(P-7429; A-15496)	546,354	r	(P-17767/89; A-3694)
386,1400	n	(P-7429; A-15496)	546,356	r	(P-17767/89; A-3694)
386,1410	n	(P-7429; A-15496)	546,358	r	(P-17767/89; A-3694)
386,1420	n	(P-7429; A-15496)	546,360	r	(P-17767/89; A-3694)
386,1430	n	(P-7429; A-15496)	546,362	r	(P-17767/89; A-3694)
386,1440	n	(P-7429; A-15496)	546,364	r	(P-17767/89; A-3694)
386,1450	n	(P-7429; A-15496)	546,366	r	(P-17767/89; A-3694)
386,1460	n	(P-7429; A-15496)	546,368	r	(P-17767/89; A-3694)
386,1470	n	(P-7429; A-15496)	546,370	r	(P-17767/89; A-3694)
386,1480	n	(P-7429; A-15496)	546,372	r	(P-17767/89; A-3694)
386,1490	n	(P-7429; A-15496)	546,374	r	(P-17767/89; A-3694)
386,1500	n	(P-7429; A-15496)	546,376	r	(P-17767/89; A-3694)
386,1510	n	(P-7429; A-15496)	546,378	r	(P-17767/89; A-3694)
386,1520	n	(P-7429; A-15496)	546,380	r	(P-17767/89; A-3694)
386,1530	n	(P-7429; A-15496)	546,382	r	(P-17767/89; A-3694)
386,1540	n	(P-7429; A-15496)	546,384	r	(P-17767/89; A-3694)
386,1550	n	(P-7429; A-15496)	546,386	r	(P-17767/89; A-3694)
386,1560	n	(P-7429; A-15496)	546,388	r	(P-17767/89; A-3694)
386,1570	n	(P-7429; A-15496)	546,390	r	(P-17767/89; A-3694)
386,1580	n	(P-7429; A-15496)	546,392	r	(P-17767/89; A-3694)
386,1590	n	(P-7429; A-15496)	546,394	r	(P-17767/89; A-3694)
386,1600	n	(P-7429; A-15496)	546,396	r	(P-17767/89; A-3694)
386,1610	n	(P-7429; A-15496)	546,398	r	(P-17767/89; A-3694)
386,1620	n	(P-7429; A-15496)	546,400	r	(P-17767/89; A-3694)
386,1630	n	(P-7429; A-15496)	546,402	r	(P-17767/89; A-3694)
386,1640	n	(P-7429; A-15496)	546,404	r	(P-17767/89; A-3694)
386,1650	n	(P-7429; A-15496)	546,406	r	(P-17767/89; A-3694)
386,1660	n	(P-7429; A-15496)	546,408	r	(P-17767/89; A-3694)
386,1670	n	(P-7429; A-15496)	546,410	r	(P-17767/89; A-3694)
386,1680	n	(P-7429; A-15496)	546,412	r	(P-17767/89; A-3694)
386,1690	n	(P-7429; A-15496)	546,414	r	(P-17767/89; A-3694)
386,1700	n	(P-7429; A-15496)	546,416	r	(P-17767/89; A-3694)
386,1710	n	(P-7429; A-15496)	546,418	r	(P-17767/89; A-3694)
386,1720	n	(P-7429; A-15496)	546,420	r	(P-17767/89; A-3694)
386,1730	n	(P-7429; A-15496)	546,422	r	(P-17767/89; A-3694)
386,1740	n	(P-7429; A-15496)	546,424	r	(P-17767/89; A-3694)
386,1750	n	(P-7429; A-15496)	546,426	r	(P-17767/89; A-3694)
386,1760	n	(P-7429; A-15496)	546,428	r	(P-17767/89; A-3694)
386,1770	n	(P-7429; A-15496)	546,430	r	(P-17767/89; A-3694)
386,1780	n	(P-7429; A-15496)	546,432	r	(P-17767/89; A-3694)
386,1790	n	(P-7429; A-15496)	546,434	r	(P-17767/89; A-3694)
386,1800	n	(P-7429; A-15496)	546,436	r	(P-17767/89; A-3694)
386,1810	n	(P-7429; A-15496)	546,438	r	(P-17767/89; A-3694)
386,1820	n	(P-7429; A-15496)	546,440	r	(P-17767/89; A-3694)
386,1830	n	(P-7429; A-15496)	546,442	r	(P-17767/89; A-3694)
386,1840	n	(P-7429; A-15496)	546,444	r	(P-17767/89; A-3694)
386,1850	n	(P-7429; A-15496)	546,446	r	(P-17767/89; A-3694)
386,1860	n	(P-7429; A-15496)	546,448	r	(P-17767/89; A-3694)
386,1870	n	(P-7429; A-15496)	546,450	r	(P-17767/89; A-3694)
386,1880	n	(P-7429; A-15496)	546,452	r	(P-17767/89; A-3694)
386,1890	n	(P-7429; A-15496)	546,454	r	(P-17767/89; A-3694)
386,1900	n	(P-7429; A-15496)	546,456	r	(P-17767/89; A-3694)
386,1910	n	(P-7429; A-15496)	546,458	r	(P-17767/89; A-3694)
386,1920	n	(P-7429; A-15496)	546,460	r	(P-17767/89; A-3694)
386,1930	n	(P-7429; A-15496)	546,462	r	(P-17767/89; A-3694)
386,1940	n	(P-7429; A-15496)	546,464	r	(P-17767/89; A-3694)
386,1950	n	(P-7429; A-15496)	546,466	r	(P-17767/89; A-3694)
386,1960	n	(P-7429; A-15496)	546,468	r	(P-17767/89; A-3694)
386,1970	n	(P-7429; A-15496)	546,470	r	(P-17767/89; A-3694)
386,1980	n	(P-7429; A-15496)	546,472	r	(P-17767/89; A-3694)
386,1990	n	(P-7429; A-15496)	546,474	r	(P-17767/89; A-3694)
386,2000	n	(P-7429; A-15496)	546,476	r	(P-17767/89; A-3694)
386,2010	n	(P-7429; A-15496)	546,478	r	(P-17767/89; A-3694)
386,2020	n	(P-7429; A-15496)	546,480	r	(P-17767/89; A-3694)
386,2030	n	(P-7429; A-15496)	546,482	r	(P-17767/89; A-3694)
386,2040	n	(P-7429; A-15496)	546,484	r	(P-17767/89; A-3694)
386,2050	n	(P-7429; A-15496)	546,486	r	(P-17767/89; A-3694)
386,2060	n	(P-7429; A-15496)	546,488	r	(P-17767/89; A-3694)
386,2070	n	(P-7429; A-15496)	546,490	r	(P-17767/89; A-3694)
386,2080	n	(P-7429; A-15496)	546,492	r	(P-17767/89; A-3694)
386,2090	n	(P-7429; A-15496)	546,494	r	(P-17767/89; A-3694)
386,2100	n	(P-7429; A-15496)	546,496	r	(P-17767/89; A-3694)
386,2110	n	(P-7429; A-15496)	546,498	r	(P-17767/89; A-3694)
386,2120	n	(P-7429; A-15496)	546,500	r	(P-17767/89; A-3694)
386,2130	n	(P-7429; A-15496)	546,502	r	(P-17767/89; A-3694)
386,2140	n	(P-7429; A-15496)	546,504	r	(P-17767/89; A-3694)
386,2150	n	(P-7429; A-15496)	546,506	r	(P-17767/89; A-3694)
386,2160	n	(P-7429; A-15496)	546,508	r	(P-17767/89; A-3694)
386,2170	n	(P-7429; A-15496)	546,510	r	(P-17767/89; A-3694)
386,2180	n	(P-7429; A-15496)	546,512	r	(P-17767/89; A-3694)
386,2190	n	(P-7429; A-15496)	546,514	r	(P-17767/89; A-3694)
386,2200	n	(P-7429; A-15496)	546,516	r	(P-17767/89; A-3694)
386,2210	n	(P-7429; A-15496)	546,518	r	(P-17767/89; A-3694)
386,2220	n	(P-7429; A-15496)	546,520	r	(P-17767/89; A-3694)
386,2230	n	(P-7429; A-15496)	546,522	r	(P-17767/89; A-3694)
386,2240	n	(P-7429; A-15496)	546,524	r	(P-17767/89; A-3694)
386,2250	n	(P-7429; A-15496)	546,526	r	(P-17767/89; A-3694)
386,2260	n	(P-7429; A-15496)	546,528	r	(P-17767/89; A-3694)
386,2270	n	(P-7429; A-15496)	546,530	r	(P-17767/89; A-3694)
386,2280	n	(P-7429; A-15496)	546,532	r	(P-17767/89; A-3694)
386,2290	n	(P-7429; A-15496)	546,534	r	(P-17767/89; A-3694)
386,2300	n	(P-7429; A-15496)	546,536	r	(P-17767/89; A-3694)
386,2310	n	(P-7429; A-15496)	546,538	r	(P-17767/89; A-3694)
386,2320	n	(P-7429; A-15496)	546,540	r	(P-17767/89; A-3694)
386,2330	n	(P-7429; A-15496)	546,542	r	(P-17767/89; A-3694)
386,2340	n	(P-7429; A-15496)	546,544	r	(P-17767/89; A-3694)
386,2350	n	(P-7429; A-15496)	546,546	r	(P-17767/89; A-3694)
386,2360	n	(P-7429; A-15496)	546,548	r	(P-17767/89; A-3694)
386,2370	n	(P-7429; A-15496)	546,550	r	(P-17767/89; A-3694)
386,2380	n	(P-7429; A-15496)	546,552	r	(P-17767/89; A-3694)
386,2390	n	(P-7429; A-15496)	546,554	r	(P-17767/89; A-3694)
386,2400	n	(P-7429; A-15496)			

TITLE 92 (CONT'D)

1710.171

n

(P-2721; A-10310)

1710.172

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P-2721; A-10310)

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